FRANKFORT, KENTUCKY, JULY 11, 1865.

THE SEMI-WEEKLY COMMONWEALTH W'll be putlished every Tuesday and Friday, by

G. HODGES & CO. at FOUR DOLLARS PER ANNUM, payable in advance.

Our terms for advertising in the Scmi-Weekly Commonwealth, with be as liberal as in any of the newspapers published in the wost.

Proclamation by the Governor. \$300 REWARD.

COMMOSWEALTH OF KENTUCKY, EXECUTIVE DEPARTMENT. Whereas, it has been made known to me that WILKING WARREN, on the 20th of April, 1865, murdered — Adams, in the county of Bith, and is now a fugitive from justice and is

going at large:
Now, therefore, I, THOS. E. BRAMLETTE,
Sovernor of the Commonwoalth aforesaid, do
horeby offer a reward of THREE HUNDRED
DOLLARS for the apprehension of the said Wilkins Warron and his delivery to the juile
of Bath county, within one year from the date
hereof

IN TESTIMONY WHEREO, I have bereunto set my haed and caused the scal of the Commonwealth to be alfixed. Done at Frankfort, this 13th day of May., A. D. 1865, and in the 731 year of the Commonwealth.
THOS. E. BRAMLETTE.

By the Governor.

E. L. Var Wingle, Secretary of State.

By Jas. R. Page, Assistant Secretary.

DESCRIPTION.
About 33 years of ago, 5 feet 10 inches high, weighs about 165 lbs. black hair and eyes, and has a peculiar sharp voice—long whiskers. Had on when he committed the murder unlittary cont, st-lood pants and high topped boots. May 19, 1865-3m.

SPLENDID BARGAINS! All Sure of their Money's Worth.

W. Forsyth & Co.

80 & 41 Ann Street, N. Y. (late 42 & 41 Nassau st.) offer for smo the following Magnificent List of Watches, Chains, Jewelry, Etc. Etc. PETEACH ARTICLE ONE DOLLAR!

And not to be paid for till you know what

250 Gold and Silver Watches, from ... \$15 00 to \$150 00 each.
200 Ladies' Gold Watches.......\$35 00 each.
500 Ladies' and Gents' Silver Watches \$15 00

o,000 Vest, Neck and Guard Chains \$5 00 to \$15,00 each.

5,000 Gold Band Bracelets 33 00 to \$10 00 each.

6,000 Plain, Chased, and Wedding Blags \$3 50 to \$5 00 occ.

to \$5 00 osch.

5,000 California Diamand Pins and Bings.\$3 00
to \$6 00 orch.

10,010 octs Ladios' Jewelry...\$5 00 to \$15 00 cach.

10,000 Orld Pens, Silver Mounted Holder...\$4 00
to \$5 00 osch

10,000 Guld Pens, Silver Casss and Peneils.\$4 00

and take the nticle name | in | it, or not; or any other article in our lest of coust value.

Certificates and Preminms.

Singlo Certificate, 25 cents; five Certificates \$1: eleven. \$2; twenty-five with premium of Gold Pen, \$3,75; fifty with premium of Gold Pencil, \$10; one hundred with premium of Silver Watch, 250. Certificate money to be enclosed with order Every letter, from whatever source, promptly arriver

Goods sent by mail, excefully packed. All or ticles not estimfactory our be returned and exchanged, or he money refin led if wished. Thousands of dollars' worth of Watches sold to our customers

dollars' worth of waters.

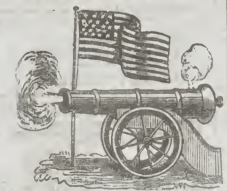
during the past year.

AGENTS wanted everywhere. Send 25 cents.

for Corridente and Circular. Address,

W. FORSYTH & Co.,

W. FORSYTH & Co., 39 and 41 Ann Street, New York.



### ICE! ICE!! ICE!!!

Persons wenting ies, can get it any time by calling at my house. I will commence delivering it on the let of May. Tickets can be had by SANFORD GOINS.

Proclamation by the Governor. \$500 REWARD.

COMMONWEALTH OF KENTUCKY EXECUTIVE DEPARTMENT.

EXECUTIVE DEPARTMENT.

THEREAS, it has been made known to me that, one Greeu Johnson did in May, 1865, kill and murder John Miltor, in Adsir county, near Columbia, Ky., and is now a fugitive from

rehension of the said GREEN JOHN-60N and his delivery to the Jaller of Adair county, within one year from the date hereof.

IN TESTIMONY WHEREOF, I

the 74th year of the Commonwealth

THOS. E. BRAMLETTE. By the Governor; E 4. VANWINELE, Secretary of State.

Iy Jas. R Page, Assistant Secretary.

SPEECH OF

GOV. THOS. E. BRAMLETTE

DELIVERED AT THE COURT-HOUSE, LOUISVILLE, JUNE 29, 1865,

IN PAVOR OF THE

## CONSTITUTIONAL AMENDMENT.

Fellow Citizens: Having, some several weeks passed, given the promise to addres-he citizens of Louisville at an early time, I have selected this occasion for the fulfill ment of that promise. We have just passed through one of the most fearful strugglesone of the most terrible civil wars, which has ever before afflicted the rece of man. 1 nas been such a war as never before shook he loundations of human society. Broth er hae been arrayed against brother-nathe ind son, neighbor and neighbor, have stoo confronted in the dire conflict of battle. For lour years this terrible etorin has ewept over our beloved land. Our tair fields have been laid waste, homes have been desolated, cities left in ruins. Mourning has visited almost every household and family throughout the length and breadth of this great Republic of ours.

It must, sellow-citizens, have been a most eartul cause or evil that could have provok ed such a struggle with such a people as ours. Blessed as our people were with free form of government, blessed with everything that could render man happy while he was free, it must have been, I say, a most fearful cause of evil which could heve provoked such netruggle among our own people. It people from the desolation of its poisonous breath. An evil of this character has been n our midst-a cause, as I remarked, a nost fearful cause, has precipitated upon our people the struggle in which we have been ngaged, through which we have just passed and redeemed our Government from the bands of destruction.

What has been that cause? If we can arive at it, it should be cradicated from the Now, some I know are in the habit I attributing the cause of this evil to davery. I shall telk upon that subject in the discussion of the main topic to-night, ont I wish to errive at the cause and means of the rebellion, that you may comprehend he point I intend to make. Slavery wes not the cause, but the means to an end. The cause of all this struggle originated in the evil disnosition and malice of a class of men hat we sometimes denominate demagognes. Selfish men who, for the purpose of carrying forward their party nime and selfish purposes are continually playing upon the pessions of a free people, seeking the auffrage of a free people to lift them to position or advance the interests and cause of their party. That was the original cause. It developed itself in a very early period of our history. The father of his Country foresew the outcrop-Together with Ribbon Slides, Bosom Studs, Sleave Battons, Gold Pencils, Balt Buckles, Brooches, Gold Thimbles, Eur Drops, Children's Loops. Masonia Pins and Rings, Seat hings, Searf Pins, Watch Rays. Also a variety of Sittor Ware, embracicy Coblets, Cups, Castors, Tea and Table Spoons, from \$15 to \$50.

The articles in this stock are of the neatest and most fashionable styles. Certificates of all the

They had to have an instrument by which to accomplish their evil purposes, and, in easting about for that instrument, they ought one which would inevitably lead to and create sectional sentiment and consequent sectional division. Slavery was selected as that instrument; no the instrument to be used by these men in promoting this baneful livision and destruction in the minds of the people upon geographic lines North and outh. That was seized upon by men and oliticians in the North, and they educated he minds of their people upon the one side f the question, and in the South they were ducated upon another view of the question Upon the one side they were stirring the passions of their people by extreme anti-Invery doctrines, and presenting the slavefriver of the South with all his crueltics and orrors, which they painted and pictured to heir people for the selfish purpose of their own elevation; mere lancy pictures. In the South through the slave States, we all know who live in Kentucky, and through the slave states, how it is. Why, sir, I confess to-night hat it is almost impracticable for me to rid iyself of the prejudices of my early and te-long education. From the first period my recollection of political discussions, he slave, the negro, was made the leading opic, the turning point in the political conest even down to the sinallest office in the it of the people. And a man most be a o slavery man in the Southern States and anti-slavery man in the Northern States, elevate himsell to position. Hence the emagogue who went to the greatest extreme ecame in time the most popular man; and he men and youth throughout the country vere embittered, section ngainst section, upn this particular question. Slavery wathe only instrument in the hands of the men in the South and the North to array one part of the country against the other and draw that geographical distincon, against which the Father of his Counry warned us in the beginning of our his-

This progressed until the present generation grew up with their sentiments or embit ered hostility, one against the other, and a last culminated in the terrific struggle brough which we have passed.

ory us a free and intelligent nation of peo-

It was an old common law principle that Justice and going at large.

Now, therefore, I, THOS. E. BRAMLETTE,
Governor of the Commonwealth aforesaid, do horeby offer a reward of Taste Hunnary Dottags

To the instrument used in the commission of a
liam been the effect upon slavery in this particular instance. It has become forfested because it has been nimed at the life of a free government of a tree people. This revolution which has been going on-tor it hasbeen a rev-lution, tellow-citizens-has accomplished cerhave hereunto set my hand, and caused lution, lellow-citizens—has necomplished certhe seal of the Commonwealth to be tain great lacts. I desire to call your attention for us to do as sens blc, practical, and pascare crow, raised by the same class of near complished by it. This trionic people? To dispose of it in that way actuated by the same class of motives of 9th day of Juso, A. D. 1865, and in fearful struggle which has been sweeping over the land, desolating the country from one end the people of Kentucky and the humanity struggle four years ago, with whom you and

pelled to acknowledge and accept as accom- all with the Constitutional Amendment pro cessionists have done it, but I will not now stop to inquire, because the fact has been accomplished. It has been done; and as a sensible people and a practical people we sensible people and a practical people we out to accept the fact that it is destroy went on a constitution. One is the sensible people and a practical people we out to accept the fact that it is destroy went on the sensible for a man, when he admits a genuity than any I have heard presented.

When the fact that it is destroy went on the sensible for a man, when he admits a genuity than any I have heard presented. The objection would have been really a constitution of the local laws and the genuity than any I have heard presented. But, say some people in Kentucky-and

They say, however, that it should not be brought upon this State like upon others, the same conclusion—the emancipation of and that Kentucky should not be dealt with slaves. It has the same result at last, alupon this particular subject like the other though the process is telious and expensive, States. Agreed. Neither dothe powers propose and delays for a considerable time the purtodeal with her as with the other States. The posed action of the people upon that subto the inevitable alternative of abolishing est to accomplish the same thing? But I am the name of abovery, not slavery itself, by met here with objections. Gentlemen any, and no man, I presume, has even the slight- cause I know it is a currenand it ought to be est hope, if he has a desire, to see that law out of the way, but I am terribly trighten revived egain. The free States around us led at that second clause. Poor fellows, They nre exonerated from returning fugitives, are easily frightened by that second clause. There is no Ohio river now to cross to get to. The whole amendment proposed, tellow-citi authorizing you to pursue or recapture lugicable amount of honesty, could differ about the found there. It after arriving at this the construction of it. Yet men do differ. curse upon them to undertake to return it; but convicted, shall exist within the United and they would be compelled to change the status of the negro by law; in other words, tion." This is plain and very direct. It does to free him. The law should recognize his not abolish slavery, but it comes to the point freedom as an existing fact, which has al-like any common-scuse man ought to come ready been established by the act of the reve to recognized facts as they exist-that slave they could have anything like a prosperous as part of the result of the revolution through system of labor. Then I take it for granted which we have passed, that it has passed tution of slavery. They regard it as the is- a confirmation of the status which exist sus made by them with the Federal Gov- now as a tect. But the second section is obernment. They staked slavery nguinst the jected to, which is as follows: "Congress

lished facts, no matter whether we have posed as the best, the most direct,, and imestred their accomplishment or not. One mediate mode of getting rid of it. Now, up athers, and secured to us by their wisdom pate the slaves within the State by making eral Constitution. When two-thirds of the says he, "they say they will do so and so." States call n convention, Congress adopts a "What do you mean by 'they?" I inquired States call n convention, Congress adopts a

This is also a slow process, and arrives at

mayoidably inflicts upon the community. for the fact of the second clause. I would character, it never can take place. ennessee and Virginia. There is no au- | zens, is so simple, so direct and plain that it horizy under the present laws, or any law is strange to me that any human being, enwhich any one can hope for in the future, dowed with ordinary capacity and a reasonpoint, slavery should even be continued in Great men seem to be differing upon the subhe Southern States, every practical and sen- ject. The clause proposed reads thus: The ible man must see that, instead of being a first section is "thet neither alnvery nor in nelp and benefit to the State of Kentucky, voluntary servitude, except as a punishment t would only be a continued and abiding for crime, whereof the party shall have been States, or any place subject to its jurisdic-Intion. They would have to do that before ry is played out; that it has been destroyed when you look along a little further you will and can no longer exist, and that it simply see all these States which have been in re- declares that, in the future and henceforth, rellion coming up, and, upon the very terms at shall not exist in the United States. There of their organization, surrendering the insti- is no abolition of slavery there, but simply Union and lost, and now come up like men shall lave power to enforce this article by

and ngree to the for eiture, ned surrender it appropriate legislation." I say, then, that there is not a sensi-Congress shall have power to enforce this ble man-no man who has any practical article by proper legislation. Men throw up sense and a reasonable amount of honesty- their hands in horror at the idea of Congress who will pretend to assert that, in this our by proper legislation, entorcing the non-ex lay, it is possible to continue slavery in intence of slavery in the United States and Kentucky. It is gone, forever gone. No huterritories. "Why," says one man, "that man nrm can reinstate it in its position. The will give Congress the power to place the nefact that slavery is dead being admitted, gro upon an equality with the white man; concedes all that is in contest, for the proposed amendment; assuming it to be dead, give the negro the right of suffrage, the declares it shall not exist -shall not be re right to sit upon the judicial bencht and it surrected in the States or territorics of the the jurors' box, and att that." It I thought Union. All admit that it has passed beyond that there were an honest man who believed that, I would take some plan to try and cor-tone-irrevocably gone. Then what is left rect him. This is, however, but a simple triotic people? To dispose of it in that way actuated by the same class of motives of which will most conduce to the interests of those men who, in the beginning of the to the other; this struggle in which the life- of the disposition. Now, sir, there are but I had to contend, who cried out against the vally, plain, and hill-side, has accomplished Kentucky. I propose briefly to present caring the operative power of Congress to en-

ome great tacis which you and I are com- these propositions to you, and contrast them force the provisions of our own Constitution confer such privileges as well without as of these facts accomplished by this struggle has been the establishment and perpetuity of slavery, the people of Kentucky would act the union of these States [Applause] The sensibly and practically, but upon that sub-the second cleuse. He had no particular consecute people of Kentucky with the pur-thion, one and inseparable, now and forever, ject there seems to sweep over the union of the first, however. I said to Union one and inseparable, now and lorever, ject there seems to sweep out the proclaimed judgment of the people, men a species of furore brevis, a sort of him. "Colonel, suppose the first clause of political rights and privileges. None o nor said is one of the great accomplished tacts drunkenness of passion that disables them the Constitutional Amendment, alone, were like the power to do so, and no honest man presented, take off the second clause, would will charge such purpose to the people of Kantucks. of the revolution through which we have passed. No sacreligeous hand for all time There are four modes, I say, by which this gazin be raised sgainst that Union on the state of Kentucky, you may emanci
There are four modes, I say, by which this false can be done. One is, under the Constitution the subject, so as to enforce that clause?

Congress have any power to legislate upon Kentucky. Away then, with this false can be done. One is, under the Constitution the subject, so as to enforce that clause?

Set sir, said lie, "certainly sir, certainly." in the formation of c. lree and happy Gov- a compensation for them to their owners Congress adopt in that case to enterce the first of the veriest simpleton. Are tree negroes so the received now? Are there any restrictions of the set of the second? "Well," they may adopt any proper legishas gone up, and her stars this night beam as furnt. It has been so considered, and I re- lation necessary to carry out and enforce the dreaded social parlor equality, which the recebrightly from their azure home as they do gard that mode of emancipation as out of Constitution." Said I, "Are you not mission definition out of constitution." Another fact has been accomplished, which are reference to this instrument, this wenpun which has been brought to bear upon the which the bear upon the which has been brought to bear upon the consequence of it. Then there is one other mode. It is by security of our Government and the peace are of the universal to the consequence of it. Then there is one other mode. It is by and that is the optnion of the Supreme Court of the United states, and of every sensible politician lates occal intercourse for itself. and prosperity of our people. Slavery no longer in lect exists in our country. [Cheers] that. The next Legislature within the first care not, tellow-citizens, whether we deny the necontplishment of this fact or not; it exists. And he is inexensably blind who exists. And he is inexensably blind who will positively deny the fact accomplished. The the succeeding Legislature, two years will positively deny the fact accomplished. as being the work of this rebellion. I will not dispute with you upon the question whether or not it has been properly accomplished in every instance, or as to whether this set or that set of men accomplished the result, but simply to arrive at the fact as the starting-point and loundation for own action and the cattering along will and the action of sensible and practicable this discarded state of labor upon your string under another clause of the Constitution, submit it the second time to the people. Then is ordered and philic speakers all over the country—were that can do it Now," said I, "Colo-around in various to new papers and public speakers all over the country—and prove that can do it Now," said I, "Colo-around in various to new papers and public speakers all over the country—and philic speakers the Upas tree were to spring up in our midst and we were to find perishing beneath it has been destroyed—all I and we were to find perishing beneath it has been destroyed—all I propose. Whether legitimate or illegitimate or illegitimate or illegitimate, shade for miles around our children, one it is the effect, and has been the effect of the nniversal voice would go up, "hew it down end cast it into the fire," and deliver our tionials have done it; you may say that seem the propose would have the power at last accomplish, litere you say Congress would have the power were placed under the guidence and protection. Now, what additional power does upon the local State in titutions, which by an amend-tution a little bro der than this article you for the States, undertaking by an amend-tution a little bro der than this article you for the States, undertaking by an amend-tution a little bro der than this article you for the States, undertaking by an amend-tution a little bro der than this article you for the States, undertaking by an amend-tution a little bro der than this article you of the States, undertaking by an amend-tution a little bro der than this article you of the States, undertaking by an amend-tution a little bro der than this article you of the States, undertaking by an amend-tution a little bro der than this article you of the States, undertaking the state of it, and tution a little bro der than this article you of the States, undertaking the state of it, and tution a little bro der than this article you of the states of it, and tution a little bro der than this article you of the states of it, and tution a little bro der than this article you of the states of it, and tution a little bro der than this article you of the states of it is the effect, and has been the states of it is the effect, and tution a little bro der than this article you of the states of it.

der the Constitution which you deny?" "Oh, a struggle. ves," and he went on to enumerate certain But the old relation has been changed, things which he denied that Congress had When the people within the alave States power to do Then, said I, "the whole force of your argument is against the Constitution of the United States. If it is valid against the second clause of this amendment, it is valid against the Fecond clause of this amendment, it is valid against the Constitution of the United States. question comes home, and is submitted to ject.

There is but one other and remaining ple of Kentucky. Well, let us look for a mode, and that is the one now proposed to short time now at the tacts and see. I easy the people of the United States. It is for the united by the people of the United States. It is for the united states and see. I easy the people of the United States are under that instrument they have assumed to exercise or claim powers and laws for the time being; when they are instrument they have assumed to exercise or or claim powers and laws for the time being; when they are instrument they have a proposed to have assumed to exercise or claim powers and laws for the time being; when they are instrument they have no right to the people of the United States. it is not now a question, whether or not slave Congress to protose an amendment, and which you and I say they have no right to took him and errayed him in battle against exercise, and which Congress has denied the Government of the United States, have passed that point, and are compelled them, adone them, and the great body of the people have them every man, woman, and have equally passed that point, and are compelled into confess, when we look at the facts, that it is gone, and continued. And we have equally passed the point when any man instance it is submitted to the Legislature by the States or a convention, to be called a situation the cause against the point when any man instance it is submitted to the Legislature by the state according to direction. In this power under it which you and I say, and in that species of property, because the life can become an abolitionist, for slavery has The articles is this stock are of the most fashforable explaints and personal and the states of all the most fashforable explaints articles are put in sealed covelens and south. In this way was the proposes, various articles are put in sealed covelens and south. In this way was the proposes, and sent by which these evil-disposed, sellish this question, as ordered; and on the receipt of the constitution to all intents and personal articles are put in sealed covelens and sellish the giving after fair the objection of the constitution to all intents and personal articles are put in sealed covelens and the sellish this question. Kentucky is the only loval this question, and set the objection of the constitution to all intents and personal articles are put in sealed covelens and the detaking to separate the people by lines, later the objection of the constitution of the constitution to all intents and personal articles are of the detaking to separate the people by lines, later the objection of the constitution of the constitution to all intents and personal articles are of the detaking to separate the people by lines, later the objection of the constitution of the constitution to all intents and personal articles are of the detaking to separate the people by lines, later the objection of the constitution of the constitution to all intents and personal articles are of the detaking to detaking to do, and yet the objection of the constitution of the constitution to all intents and personal articles are of the donary without the constitution to all intents and personal articles are of the objection of the constitution of the constitution to all intents and personal articles are of the objection of the constitution of the constitution to all intents and personal articles are of the objection of the constitution to all intents are objection of the constitution to all intents ar sction of the people in Missouri and in Maryland. The border States, with the exception of Kentucky, here by their own action could scene. I ask you, as sensible and they may have grounds to believe that the disposed of that question. If Kentucky practicable men, when you consider the on- negro can be equal with them; though I were now left ulone, if the hand, that some ly lour modes and contrast them, why is it have been among free negroes all my life, I people seem to drend so much, of Federal that sensible, intelligent, practical, and pa- have never seen that thing take place with power were withdrawn clear out of sight, so triotic people cannot, upon this subject, net me yet. It may be with them, and they that no man could see, much less teel its like they would upon all others select that may have course to be trightened, but the slightest touch. Kentucky would be driven expedient most direct, immediate and cheap great body of the people have no reason to he alarmed or frightened upon that anliect because society regulates our social relations her own individual action, to get rid of the I would have no particular objection to the and intercourse, not law, and until the peo-The fagitive slave law has been repealed, be withing to see the slaves emencipated be- cannot do it, for law cannot establish the so cial relations between men. They are upon terms of equality and triendship, but no law makes them so but the law of nature. race. I have no doubt about it, and as he is he will maintain his position. It he is not be will lose it. I am for my own neople and against any other rece whenever the interests of the two come in conflict. plause ] I have no sympathy for that fa untical aentiment which undertakes to de press our own race to elevate any other race none whatever, and no such principle as thet ever can obtain in this country so long as the white race continue to go for

> This thing of social equality, I eay, fellowcitizens, is nonsense, stuff, thrown out by that class of men who cry out "coercion, 'are you willing to coerce a State?"-the nad-doz cry with which men used to arouse the passions of the people and made them rush madly from their own indements and affections to their own ruin and the ruin of heir country. And while I am on this paricular branch of the topic I am discussing, will say this:

ward and progress as they leave done through

placed upon equality with our own people, never will have. They have, throughout and given the elective trenchise, he made juror, judge, legislator, and be received unon equal terms in our parlors, has no real fonudation, and can find a lodgement only in the maintain the Government and the institunoet stapid mind,

The proposed amendment confers no powsubject is, by the Constitution, reserved to ask him, "Do you intend to vote away ane each State to regulate for itself. That Ken- other man's property?" The man without tucky wilt confer such privileges upon the reflection, says, 'No, I do not wish to withnegro no one will assert. Nay, none will as out compensation," sert even the apprehension of such an ec- answer him this way. tion. To conler such privileges the Consti- that property you allude to remained withtution of the State would have to be amend- in its place, and was a profit and beneficial blood of our bravest and best men has been four modes by which the people can legally doctrine of coercion and were dreadfull tright- ed. If, to accomplish such purpose, the peo- interest to you; while it did not seek to oispoured out, and hes crimsoned many a fair get rid of the name of elavery-I mean in ened at the idea of coercion. This is but de- ple of Kentucky should determine to amend rupt the relations of society and was not their Constitution, they, in auch event, could made an instrument to provoke a teriffic

Enforce how? By proper legislation. I was with the existence of the proposed amendtalking to an old friend the other day upon ment to the Federal Constitution. That this subject, out in my own county. He amendment would neither enlarge nor rewas a gentlemanly, candid, clever, and sensi-strict their powers. The pretence, therefore 'Now,' said I, "what kind of legislation might cial terms! Who believes this? Not even

very formidable one, had this amendment But, say some people in Kentucky—and it is in reference to our present interests and taw calling for it. The convention enters future, as Kentuckians, that I desire to speak to the people of this State—Kentucky has ever been a lovel State—Kentucky has ever been a lovel State—Kentucky seventy-five thousand gallant sous who have gone forth to uphold the old banner of our lathers can attest—as the blood they have poured out upon many a battle-field will bear witness. True she has been loval They say, however, that it should not be been presented before passing through the

that question. It ceased to be local by the very act of those whose interest it was to preserve it as local and a question of States rights. It was thrown upon the United States as a question of struggle, and when that struggle is over and the rebellion has been crushed, and the people who have heer pouring out their blood from every section of the land to uphold and maintain the Government of the nation against this struggle for slavery; when they have poured out their blood, and have arrived at last at the ple become prepared for a thing of that end of the conflict, it is legitimate, right, Law and proper that the nation should settle a question thus nationalized. [Applance] It is considered to be a question of State rights. It became the right and interest of every man who claimed protection under the believe that the white man is the superior banner of our lathers to have this question settled finally and forever. The Upas tree it spring up in our midst, and beneath its withering and deadly shade our sons have gone down by the hundred thousand, property despoiled, lands laid waste, and peace nowhere to be lound, but war, enenugained war, everywhere, and the tread of mighty armies made the earth tremble beneath their iron fieels. This land deluged in traternal blood, in reterence to this particuhar institution that has been renting up its deadly poison in our mid-1; and beneath the shade of which our children have gone lown to untimely graves, it is right and proper now, sir, that the Namonal Governo rent, with its strong arm, lay the axe at the root of the tree and hew it down and cast it into the fire. [Applause.] But I am met with another of jection. Men come and appeal to the pride of the citizen. They say to him, sir, do you intend to vote away an other man's property-appealing to his pride. The mass of the people in Kentucky have no interest in slavery whether present The fear expressed that the negro will be or prospective. They never had any, and the long period of our past polnical sirnggles, at the sacrifice of their own individual and personal interests, stood up mantally to tions and property in the hands of their neighbors. They have sacrificed their own r whatever on Congress except to enforce individual interests to support and maintain the non-existence of playery, a power which the property of the slave-owner in Kentneky would necessarily follow the adoption of the and throughout the slave States They first section without the second. Who shall have been content to give up the rich and e entitled to vote, sit in the jury box, on territe lands to the clave-owner and his nethe bench, or in the legislative halls, by the groes to cultivate, and they have retired Federal Constitution is entirely remitted to with their tamilies to the narrow creek box the several States to regulate for themselves toms, the hill-sides and ridges to rear their Congress has no power, either granted or tamilies. They have done all this, sir, but derivative, over these matters; but the whole now they appeal to their manly pride and But, lellow-citizens,

Teil him, sir, when

of little children almost famishing around her, and ask her "Where is your husband? "He is yonder, perhaps in the Southern ar my, or sleeps upon the hattle-field, where he has gone down in stricken battle, and I am left here with these little, friendless orphans around me, with everything taken from me, and now I am starving." This is an exam-

to maintain the rights of the slaveholder, and there she is with her children in desti-tution around her, and starving? The strong arm is taken from her, for what? To struggle for the slave-owners' property. Ask ber if she wishes longer to maintain the institution, when it has been lost. If she is a sensible woman she will say, "No! away with that. I have suffered enough. Let me be delivered henceforth from the evils of such an institution as that." [Cheers] But, they eay "will you take the property without compensation?" Why, my dear sir, do you not admit that your property is destroyed; that you cannot possibly keep it?no good but much evil by opposition. You may succeed in being elected this time -Slavery has been the turning point of every political issue for the last forty years-but men in the South will have to quit it too The truth is, the horse has become old blind, wind-broken, spavined, and lame. He has about given out, but there are some who izens, cousider what will be the effect of oppose it to obtain compensation? No. What is it, then, that you propose to accom-I would be glad if every citizen in the State of Kentucky would propound to the candidates who oppose it the question: Admitting all you say, what do you propose to do And the only answer he can make or remedy suggest, is that be proposes to elect him-selt to office hy it. [Applause.] Well now, fellow-citizens, there is something dangerous in this principle of opposition, and I warn you against suffering yourselves to be carried off in the sweep of this passion. It the American people, and against all other peoples. The evils brought upon us, as I before remarked, been raised up in the minds of the people of the two sections, and upon this particular question. Sectionalism was the cause of all these great evils through which we have passed, and the opposition you are taking is to keep up that sectional spirit, to loster it give it length of day, to distract and divide are cultivating the rich lands of these firefide in the country. But the clouds our people. If you are sincere in your op- counties? Is it, or can it be, sir, from any which lowered upon us are now brokposition for the reason which you offer, you must, if it be adopted, either fly to arms to correct the outrage and wrong done, or surdo it it be established? Submit to it. You must necessarily determine now to fight it to the death or back out from your position. I do not believe in any of these positions you assume. I say the ordinary result of the position you assume is to lead you into rebellion, or you will have to abandon that position and take a different tack to get on the Union train. If you switch off now you take the line that does not lead in the direction of the Union, and you will have to come back again if you expect to get on the

will never he done if this species of political guerrillaism he kept up. I desire to see Adair, with 316 owners, there you will find who return from rebellion and ask for the day speedily come when North, South, East und West will only indicate directions -not sections; when we shall all feel and on the poor lands. Does that come from they were emhittered and maddened into say we are one people—one great nation of the practical superiority of slave labor over frenzy, and rushed forth to destroy the freemen and brothers. I wish to submit the labor of the white men? It comes be-work of their fathers. We should assist some additional statements, and intend to cause white men never bad a chance in them in forever getting rid of this wrong give the figures on the subject. As I have these counties, and never have had an opalready remarked, the laboring class of men in Kentucky have no personal interest whatever in slavery, and they never did have. But their interests are antagonistic. The interests of the industrious laboring mass have not that high sense of their own mass have not that high sense of their own decirious. The interests are antagonistic. The interests of the industrious laboring mass have not that high sense of their own deducation. They are now expressional restoring the errors of sectional feeling and correcting the errors of sectional feeling and restoring the interesting. We should ald them in correcting the errors of sectional feeling and restoring the interesting. We should ald them in correcting the errors of sectional feeling and restoring the interest one feel and a fair fight. They are now expression to the property destroyed by the effect of the revolution. And the laboring mass have not that high sense of their own education. They are now expression to the property destroyed by the effect of the revolution. And the laboring mass have not that high sense of their own expression to the property destroyed by the effect of the revolution. And the laboring mass have not that high sense of their own expression to the property destroyed by the effect of the revolution. And the laboring mass have not that high sense of their own expression to the property destroyed by the effect of the revolution. mass of white people in the State are based security and interests which they ought to chastened. Let us receive them, and, like upon free labor. Free labor has not had an have, if they do not enter upon and possess the Methodists, put them on trial, and all open field and a fair fight in the contest of the fair fields of labor. It is not the eman- who demonstrate their honesty of purpose industry. Now let us look at a few facts cipation of the slaves for which we to be true and faithful citizens, restore them pletely demolished the false assumptions and see how they stand out against laboring are contending but the emancipation of as speedily as we can after such proofs, to

an argument, but for the fact that it is admitted on all hands, that the institution of and fertile fields of labor. While these tional hatred and antagonism to the Governslavery is played out and destroyed. The atrongeet pro-slavery man admits that it is having no interest present or prospective in I have a layer of the property of the proper gone heyond the power of redemption, and the only thing that can he possibly done with it now is to keep up an aggravating fever of public mind to influence popular self, having inberited some property of that kind, and have a few yet whom I have not slections. elections.

menace the Government of our fathers, and slaves. That was before the rebellion broke only to pay up honorably. True, Union gentleman, he remanded that my eye look you permitted it to remain in this condition, out, in 1860. There is not balf that many men did not bet on that side, but their prop- ed vary bad. I told bim that it was very you permitted it to remain in this condition, we were ready to make any sacrifices in our power to protect that interest. Now it is cleanged. It was made to invade my security. Say: I have had a loved son, my oldest boy, who has been compelled to leave need 50,000 people. Where were the south Carobian do far down South, and fight in this teriffic struggle; and he now sleeps in an unteriffic struggle; and he now sleeps in a negro. So you may go over the land, to the poor and triendless throughout the slave states. Go to that cabin. Look! See that pale, siekly woman with her large number sinew, pride and strength of our State have are laboring men who are rearing up large. no present or prospective interests in slavs families to be industrious and intelligen The masses who imperrilled their men. They look around and see their fath tives in defending their country neither own-ed nor expected to own slaves; yet so long as it was possible to protect, defend, and se-with now scarcely enough to carry him to cure it to the owners, they sacrifieed their his grave. They look around at the fine own personal interests to do so; but now, farins and broad acres in the river hottoms that rebellion has destroyed it and made and the rich valleys, occupied by slaves of it a nuisance—pestiferous alike to all, They have no chance to enter upon them of it a nuisance—pestiferous alike to all, They have no chance to enter upon them, I don't wish to give them a chance to say I soon as possible. It is the part of wisdom they—the masses—are bonorally, fairly, and no opportunity to contest with the slave told you so." I replied to him as I now to make the best of circumstances. Certain the rights of the slaveholder, and justly exonerated from all obligations to the right to till that soil. They move off to reply—that they lied then and now when a delusions have been dispelled by the revoluted that they lied then and now when the revolute of the reply—that they lied then and now when the revolute of the reply—that they lied then and now when the revolute of the reply—that they lied then and now when the revolute of the reply—that they lied then and now when the revolute of the reply—that they lied then and now when the revolute of the reply—that they lied then and now when the revolute of the reply—that they lied then and now when the revolute of the reply—that they lied then and now when the revolute of the reply—that they lied then and now when the revolution of the reply—that they lied then and now when the reply—that they lied then and now when the reply—that they lied then are restoration as a control of the reply—that they lied then and now when the reply—that they lied then are restoration as a possible. It is the part of wisdom they—the masses—are bonorably, fairly, and no opportunity to contest with the slave to disperse the restoration as a possible. It is the part of wisdom they—the masses—are bonorably, fairly, and no opportunity to contest with the slave to disperse the restoration as a possible. It is the part of wisdom they—the masses—are bonorably, fairly, and no opportunity to contest with the slave to disperse the restoration as a possible. It is the part of wisdom they—they—the masses—are bonorably, fairly, and no opportunity to contest with the slave to disperse the restoration as a possible. It is the part of wisdom they are they are they are faith turn their attention to securing their the great West. You will find Kentuckians own present and future interests. And they now have a right to turn and look to their have been exiled from their homes, excludown individual interests and the advanced from contesting in the field of labor, ment of their own prosperity. I will take and we, instead of retaining onr sons with for example a few counties, that you may us, and making them active and industriunderstand its force: Fayette county, with a ons men, have been raising them up to peo white population of 11,899, and a slave pop ple the West, and have been retaining the ulation of 10,015, and 1,191 owners, making but one person in every ten an owner of fer to keep our own sons, and we may do it slaves. Bourbon county had 7,793 white when we have opened these fields of labor population 6,787 slaves, and 897 owners, for then and have ceased to drive them from making about ons in nine owning slaves. our midst, and when we have given them Do you not know that whether I vote for or Jessamins, 5,671 whites, 3,698 slaves, and homes here in Kentucky. And no more against this amendment it will he pass 543 owners, making about one in ten ownland will be reserved for slaves, but it will be danyhow?" "Oh yes, I know all that." ing slaves. Clark, 6,598 whites, 4,762 slaves. he kept for and cultivated by Kentucky Then, sir, why is it that you ask me to and 738 owners, making about one in nine arms. Think of these things, fellow-citizens stand up for you and these interests which owning slaves. Woodford county-who is because they are facts which must have you admit are gone? What do you propose there who has not heard of Woodford, re-struck the minds of all. I say, therefore to accomplish by it? You can accomplish garded as the very cream of the earth, the that every consideration of interest and pol no good but much evil by opposition. You garden-spot of Kentucky? It is known furicy requires that the people of Kentucky can keep up the fires of sectional hate, and ther than Kentucky itself. In Europe, should elect men to the Legislature who Woodford county is known where perhaps will come together and vote for the Consti they never heard of the State. They have tutional Amendment. Do it that we may heard of its rich and fertile lands, its hospit- get rid of the evils upon us. What is the the woolly horse is now played out. Men able people—for they are hospitable people condition of things as you find them? Lain the North have ceased to ride it, and the —and fine stock. It is known all over the bor is disgraced. What is the cause of the United States-see how Woodford stands: ruined and distracted condition of labor in 5,276 white population, 5,829 slaves, and the country? Can you give a better system 69I owners, making about one in eight own- until you get rid of this? Do you not know ing slaves. Scott county: 8,441 whites, 5,- that as long as you continue the name o still hope to ride him one more race. They 744 slaves, and 705 owners, about one in slavery you cannot have a better system of know he will be thrown out, and forever, but they propose to, and think perhaps, he counties of the finest lands and in the rich-on the country an inefficient system of labor can make one more race. But, fellow-cit- est portions of Kentucky, and the aggregate by it? Before you can change it, you mus is this: 45,678 whites, 36,815 slaves, and 4,- have one of two things; get rid of slave laopposing the amendment? You who are 765 owners, about one in ten owning slaves. bor and substitute free lator in its place, or to compensation, hu f we stand out against peaceful men, what do you propose to accomplish by it? As I have already remark-that that slave population is there instead lahor. Do you not know that the estimated compensation. A candidate holding this ed, the one now opposed is the best of four of a free white population? When you go tablishment of slave labor is impossible? modes. One of the four is thrown out by to these rich counties to eearch for the la- Then why stand against the establishcommon consent, and it is hetter than either of the three—it is the best, rather, of the three—it is the best, rather, of the three. What do you propose to accomplish by opposition? To save slavery? No. To continue it any length of time? No. To and when the tocsin of war is sounded, I have detained you too long upon this by promptly and willingly furnishing the re-

when the ory of battle is heard in the land, subject. It interests me hecause I have when it became necessary that brave hearts seen so much of the evils of it and appreplish by it? Can you tell me anything could and strong arms should go forth to defend hend a great many more growing out of it accomplish by opposition to the Constitution the star-gemmed banner of our fathers, by the continual struggle upon this subject. at Amendment except to act in the face of when those stars which have lighted our it and to array the people again against the fathers through the terrible conflict of the Government of the country? [Applause] Revolution, were about to be broken and I have remarked it is the fathers through the terrible conflict of the large remarked it is the fathers through the terrible conflict of the large remarked it is the fathers through the terrible conflict of the large remarked it is the father through the terrible conflict of the large remarked it is the father through the terrible conflict of the large remarked it is the father through the terrible conflict of the large remarked it is the father through the terrible conflict of the large remarked it is the father through the terrible conflict of the large remarked it is the father through the terrible conflict of the large remarked it is the father through the terrible conflict of the large remarked it is the father through the terrible conflict of the large remarked it is the father through the terrible conflict of the large remarked it is the father through the terrible conflict of the large remarked it is the father through the terrible conflict of the large remarked it is the father through the terrible conflict of the large remarked it is the father through the terrible conflict of the large remarked it is the father through the terrible conflict of the large remarked it is the father through the terrible conflict of the large remarked it is the father through the terrible conflict of the large remarked it is the father through the terrible conflict of the large remarked it is the large remarked in the large remarked it is the large remarked in the large remarked in the large remarked it is the large remarked in the large r dragged down in the dust, then you hear of you want to become abolitionists it is too from those counties. They send forth their late. You are just in the condition of an gallant insn, poor but patriotic, to "rally old friend in my county who was bitten hy round the flag, my hoys," and go forth to a dog. Said some one near him: "Take battle to uphold and maintain that star- care, that dog will bite you." Said he, "It decked hanner, and battle against those who is already done." It is done, done, and you were seeking to strike it down. Then see can only get rid of the wreck upon us. how they compare: Pulaski, 15,819 whites, remember four years ago and a little over, 1,330 slaves, and 273 owners; Pike 7,247 when I was attempting to persuade my fel whites, 97 slaves, 27 owners; Whitley, low-citizens—and did with some success— 7,553 whites, 183 slaves, 51 owners; Gray that the worst form of abolitionism which is dangerous, because if you follow out to son, 7,623 whites, 351 slaves, II2 owners; could come upon our country was secession, its logical conclusion the opposition assum- Floyd, 6,168 whites, 147 slaves, 46 owners; and that the policy proposed by abolitionists ed toward this amendment, it places you Clinton, my own native county, that was a peaceful means, but that of secession precisely where many were four years ago, has euffered so much, and has given was to abolish it in the blood of our sons have to back down and take a different to back down and take a different tack. As I remarked a while since, I am for our fathers—Clinton, with a popular result by the act of rebellion, and we for my own race against all other men or live of 5,503 whites, 258 slaves, and 60 own have now only to conform our future ac-The aggregate of these counties is White, 49,017; slaves, 2,366; owners, 575. too late to "jin" the abolition party; the Now fellow-citizens, what is the logic of these thing is played out. The truth is, when crushed. I thank you for the kind attended to the efforts which are being made to every much alarmed by the efforts which are being made to every much alarmed by the efforts which are being made to every much alarmed by the efforts which are being made to every much alarmed by the efforts which are being made to every much alarmed by the efforts which are being made to every much alarmed by the efforts which are being made to every much alarmed by the efforts which are being made to every much alarmed by the efforts which are being made to every much alarmed by the efforts which are being made to every much alarmed by the efforts which are being made to every much alarmed by the efforts which are being made to every much alarmed by the efforts which are being made to every much alarmed by the efforts which are being made to every much alarmed by the efforts which are being made to every much alarmed by the efforts which are being made to every much alarmed by the efforts which are being made to every much alarmed by the efforts which are being made to every much alarmed by the efforts which are being made to every much alarmed by the efforts which alarmed by the efforts which are the efforts which are the efforts which are the efforts which alarmed by the efforts which are the ef grew out of sectional sentiments which had figures? Is it because the negro is better the negro goes the principle slavery goes tion you have given me. than the white man, that he is cultivating with him, and so does abolitionism and se these rich and fertile lands, and the great cession

mass are in these poorer counties? Is that | Fellow-citizens, as I remarked in the the reason? Why is it that thees laboring commencement, this war bas heen a terri masses, 49,000 men, are kept in the poorer ble one. It has desolated our land and parts of the country, and these 36,000 slaves draped in mourning almost every home and other cause than the fact that free labor has en; they are riven, and the beaming not had a chance in Kentucky? Can it be light of intelligent patriotism comes to from any other cause than the fact that illumine our path. The tears which

who has nothing but bone and muscle and peace. cannot lease or rent lands there himself be- more strongly together than written Consticause they are wanted for another pur-tutions and Lawe. Let us encourage the occupy with slave lahor, are appropriated our people one in mind, one in feeling-as hy him, and the white laboring man is they are one in interest-one in the greatpushed off to the hill-sides and narrow creek ness of their nationality, one in freedom bottoms, to maintain himself. What has one in the grand progress of their civiliza-Union track.

I desire to see harmony and good fellowelip restored to the whole country, which
will never be done if this arctical factors.

Union track.

I desire to see harmony and good fellowelip restored to the whole country, which
will never be done if this arctical factors.

Union track.

I desire to see harmony and good fellowelip restored to the whole country, which
county in that list, and you will easily see

Unum." To attain these ends of unity and where the slave owners are. In my county fraternity we must extend to the young men them in the broad green river bottome, or iriendship the cordial hand of forgiveness. npon the fine rich lands, and the great mass By evil counsels and sectional education thousands of white people. We want full fellowship as citizens. But we I would not, fellow-citizens, arge this as now to emancipate the strong arms leave standing out in the cold for all time Of course Mr. Johnson, in his own judgment,

I have detained you longer perhaps, fellow citizens than I meant to but I have endeavor- ter Mr. Johnson was compelled to ignore the ed to present some facts and reasons why we should pursue a particular line of action. I court to recognize it as a legal fact that dukind, and have a few yet whom I have not trust that you will consider them. If I am ections.

Suppose we take a few counties and see those to get rid of. I want the Constitutional Amendment to relieve me of these. that you will have the manhood to adopt all this time no such thing as military law what the result of it is. I will take six counties and see Some are in the army. I did not want this counties as I have copied them from the thing at the start, but I foresaw that it a man comes along and saye to you, Are Mexico. This he has failed to do, as Judge records I think they were published in the would come, and that it was inevitable. you going to turn abolitionist? tell him no, Journal of the 14th of this month. In the The present state of slavery was not it is too late. I do not know but that I can first place I will give you the aggregate of the whole State. The aggregate of the wibout the tault of Union men, and tween an old friend and myself at a recent white population at the last census in Ken- in spite of them. The rebels staked sla- session of the Legislature. I happened to

struggle among the people; whils it did not tucky is 919,517. Then there were 225,483 very on the issue of battle, and lost; we have have a sty on my eg and meeting that old South Carolina Delegation and the tions, and next morning, calling his attention the United States which prohibits and exto the cured eye, had some further convercludes slavery everywhere. sation about the Constitutional Amend ment; during which, another honest, clever old gentleman, who represented another replied:
county, remarked—that, although ha regarded slavery as dead—hopelessly destroyed
—yet he could not go for the amendment;

Carolina will accept these conditions in or carolina will accept the carolin "because," said he, "when you and I were der that law and order may be restored, and candidates two years since the secessionists that enterprise and industry may be directcalled us abolitionists, and we denied it, and ed to useful ends. We desire restoration as ists, by rebellion, destroyed slavery-abolish. ment of political strength and moral power. ed it in the blood of our people as I told It is very certain that the old notion respec them they would, and they have left nothing to he abolished but the name and the burdens of slavery." Suppose, said I to South Carolina erred, has ceased to exist. him, that a band of guerrillas were to come Another delusion, viz., that cotton is king, to your house and shoot down a member of has likewise vanished in mist. We are to your family, would he not lie who should come back with these notions dispelled and charge you with heing a murderer n.crely because you buried the dead body—as would be your duty? "Certainly," he said, with the government in making that labor "but although I know slavery is dead, I want them to bury it who killed it." I rewant them to bury it who killed it." I retime then the labor of anthusies m and fer

The Interest at 7-30 per cent. amounts to plied to him that it might do to have them time than the labor of enthusiasm and fabury it if they were to be the sufferers by naticism. The people of the South have leaving it unburied; but that in this instance the largest interest in the question. We we, not they, are to be the sufferers; we, not are willing to co-operate for selfish, if for they, are directly and vitally interested in- no higher motives. putting it out of our way.

This is the stumbling-block in the way of

many-they dont want to have any hand in of the government will he most surely and t-as though they can, by opposing, keep effectually subserved. I repeat that the new hand into it to their own detriment. be ready to do. He who stands still, waitinflamed with liherty. They are apt to coning for others to help him, will seldom obtain relief. Our own shoulder must be 18, I fear, that freedom consists of exempput to the wheel if we would remove the tion from work. We will take in good faith

conclude: The Constitution provides that, when private property is taken for public use, a just compet tion shall be made. There are some wl say that if wo adopt can supply a motive lor industry. The peo- after that date. the amandment it n prives us of all claim view said to me, by way of argument, that if a Federal were to come to his house with quired horse-thus attesting his active loy alty. He thought that to refuse the horse and let him be taken against his will, was the way to the pocket of the nation. I would like to see a compensation. I know that it was the policy of Mr. Lincoln. I do not know what will be the policy of the presen

Administration. The adoption of the Constitutional Amendment is the only mode hy which a door is opened to set up claim for compensation. To amend either the State or Federal Constitution hy a Convention, would superscde the constitutional obligation to make compeneation; but hy adding the proposed amendment, all the other portions of the Constitution are lest in full force and uu changed. If, therefore, this he held to be taking private property for the public use, then we will hold a constitutional note upon Congress for just compensation. I do not say you ought to have it. I think you Kentucky people will act the part of eensibe inferred from the opinions he bas expressnot be guilty of joining

Ta .. Common Wealth TUESDAY.....JULY 11, 1865.

THE MILITARY COURT AT WASHINGTON-JUDOE BINGHAM VS. REVERDY JOHNSON, -Before the military court appointed by Presi- lown, and never voted a man nor a dollar to render your claims to manhood by playing the white man heretofore has not had a have fallen from the eyes of a stricken dent Johnson for the trial of the conspira the coward, and skulking from the respon-the coward, and skulking from the respon-chance? The wealthy man who owns these nationality reflect its rays, and from one tors concerned in the plot involving the aslabor on them, and the laboring white man the tri-colored bow of promise tells us of Reverdy Johnson, counsel of Mrs. Surratt, Union men. We have not time nor pati one of these alleged conspirators, put in as ence to comment on such barefaced hypoc industry to press him forward, he cannot Let us all rejoice in the hope that it will her desence the other day a lengthy docurisy, and therefore dismiss the matter hy obtain employment upon them because they be a lasting and ever enduring peace; that are kept by a different class of labor. He the fraternity of our people shall hind them no lawful jurisdiction over the case. He to belong to a class who never receive contended that Congress had not granted, a new opinion nor repudiate an old one, and could not grant, any authority for this no matter how mischievous time may show pose. These lands the owner desires to bope that this Union is to be perpetual, and court; that it has no legal existence; that the it to be. act of the President in appointing it is a mere nullity, and the usurpation of a power not vested in the Executive, and conferring no authority upon the court thus created. These absurd propositions-of the same

cloth as the secession plea-that the general

government has no power to resist the rebellion of a "sovereign State" against the laws of the Union, this preposterous argument of the long winded Mr. Johnson has been very effectualy torn to pieces by Assoing argument for the prosecution. From the as to his grand scheme on this continent. constitution, from the laws of war and the laws of Congress, from the precedents fur nished by George Washington and other re spectable executive officers, from the expositions of the law in such cases as this as laid down hy Chief Justice Marshall and other respectable authorities, from the war powers exercised by President Lincoln, approved by Congress and ratified by the people of the United States in President Lincoln's re-election, Judge Bingham has comand the quibbling and pettifogging copper-head chop logic of Mr. Reverdy Johnson. has done the best that he could do for hi client in attempting to prove the court be-fore which she is under trial as a nullity and a nsurpation; but to make this plea hold warebellion, and to require the members of the ring the last four years the country has Bingham has shown; but, as Mr. Johnson had no other desence to offer in behalf of bis client, he had no other alternative than to deny the jurisdiction of the court. [N. Y. Herald.

President.

At the interview between the South Caro-

I replied to him as I now to make the best of circumstances. Certain the holder into We have taken the liberty, encouraged by your kindness, to throw out suggestions by which the policy and earry out your intentions with zeal, and Will you hear one idea further, and I will hope for the best; and none will rejoice more than the people of the Sonth if emanple of South Carolina, from their fidelity to they endured all. We are descated and con- The payment in gold, if made, will be equivalent quered by the North, who are too strong for us The same good faith which animated them in the contest will not he found want ng in their pledge of loyal support to the government. There may grow out of this he availed of, would so roduce and equalize prices some pleasing rays now illumine the horizon. would be fully equal to those made with seven ken with as much ananimity in South Carolina as anywhere else, and we will submit to the condition of things which Providencs has assigned, and endeavor to believe

> All discords harmony not understood, And partial evil universal good. We cheerfully accept the measures recom nended, and would thank you to nominate at your convenience a Governor to carry out ths wishes you have expressed.

Message of the Governor of Delaware. The Wilmington Republican thus speaks

of the message of Governor Saulsbury, Loans. of Delaware, to the Legislature of that State:

He is greatly opposed to certain measures prove that the rebsls who have laid down ed. Hs is also very much alarmed by the negro race and urges that there should be no relaxation of legislative restrictions in this State in regard to them. He is haunted by this fear of "negro equality," and cannot realize that equality before the law does not nean social equality. His argument in regard to the loyalty of the people of our State, and the injustice of the restrictions in poseil by military authority, is in accor lance with the claims of the men who aided and encouraged the rehellion-men who argued that the rebellion could not be put put it down nor for any one who did. His partisans bavo openly and repeatedly hur rahed for Jeff. Davis, yet they were all good

The Moniteur, the official paper of France, announces that no more troops are to he sent to sustain Maximilian. This is significant, because at this very time there is an extraordinary Minister from Mexico to Paris aeking for reinforcements. The success of the American Republic in maintain ing itself among the foremost nations of the ciate Judge Advocate Bingham, in the open- parth has discouraged the French Emperor

> Proclamation by the Governor. \$250 REWARD. COMMONWEALTH OF KENTUCKY. EXECUTIVE DEPARTMENT.

that one DENNIS FOX did, on the 7th of June, 1865, kill and murder Pat. Canlay, of Louisville, Ky., and is now a fugitive from jns-Louisville, Ky., and is now a lugitive from justice and going at large.

Now, therefore, I Thos. E. Bramlette,
Governor of the Commonwealth aforesaid, do hereby offer a roward of TWO HUNDRED AND FIFTY DOLLARS for the apprehension of said DENNIS FOX, and his delivery to the Jailor of formal and the said of Jefferson county, within one year from the date

IN TESTIMONY WHEREOF, I Honse fronting on St. Clair Street. And such the soal of the Commonwealth to he affixed. Done at Frankfort this 27th day of June. A. D., 1865, and in the day of June, A. D., 1865, and in the 74th year of the Commonwealth.

THO. E. BRAMLETTE,

By the Governor:

L. L. VAN WINKLE, Secretary of State. By Jas. R. Paoe, Assistant Socretary.

DESCRIPTION.

Fox is an Irish laborer, about 26 years old, 5 et 7 or 8 inches high, spare built, with sharp features, light brown hair, brown eyes, comploxion rather dark, wide mouth, and rather a low Jnne 30, 1865-3m.

United States 7-30 LOAN.

> THIRD SERIES, 8230,000.000.

By authority of the Secretary of the Treasury, for the sale of United States Securities, offers to To this Judge Frost, one of the delegates, the public the third series of Treasury Notes, hearing ceven and three-tenthe per cent. Interest per arrum, known as the

7-30 LOAN.

These notes are issued under date of July 15, 1835, and sre payable thres years from that date in currency, or are convertible at the option of

U. S. 5-20 SIX PER CENT.

#### Gold-Bearing Bonds.

Those Bonds are now worth a handsome premium, and are exempt, as are all the Government Bonds, from State, Coun'y, and Municipal taxation, which adds from one to three per cent. per annum to their value, according to the rule

One cent per day on a \$50 note. Two cents " " \$100 "
Ten " " \$500 " 20 " " " " \$1000 " \$1 " " " \$5000 "

Notes of all the denominations named will he romptly furnished upon receipt of subscriptions. their hand out of it. That is putting their system of labor is to be inaugurated by solated into it to their own detrinent. What ber, sound and discreet judgment. The no. similar in form and privileges to the Seven-Thirour own good demands we should ever groes are ignorant. Their minds are much ties already sold, except that the Government roserves to Itself the option of paying interest in gold coin at 6 per cent., Instoad of 7 3-10ths in ourrency. Subscribers will deduct the interest in enrrancy up to July 15th, at the time when they subsorlhe.

The delivery of the notes of this third series of cipation proves euccessful. Freedom to the the Sevon-thirties will commence on the 1st of slave is freedom to the master, provided you June, and will be made promptly and continuously

The slight change made in the condition of this ionor, have submitted to great sacrifices; THIRDSERIES affects only the matter of interest. to the currency interest of the higher rate.

The return to epocle payments, in the event of which only will the option to pay interest in Gold blessings which you have not foreeen, and that purchases made with six per cent. in gold suppose the oath of allegiance will be ta- and three-tenths per cent. In currency. This is

THE ONLY LOAN IN MAKKET Now offered by the Government, and Its superior advantages maks it ths

### GREAT POPULAR LOAN OF THE PEOPLE,

Less than \$230,000,000 of the Loan authorisod by the last Congress are now on the market. This smount, at the rate at which it ic helng absorbed, will all be cubscribed for within two months, when the notes will undoubtedly commend a preminm, as has uniformly been the case on closing the subscriptions to other

In order that citizens of every town and section of the country may be afforded facilities for taking the loan, the National Banks, Stats Banks, which were deemed necessary to restrain the and Private Bankers, throughout the country expression of sentiments in favor of rebel- have generally agreed to receive subscriptions at ion, and enters into a long argument to par. Subsribers will celect their own sgento, in whom they have confidence, and who only ars to he responsible for the delivery of the notes for which they receive orders.

JAY COOKE. SUBSCRIPTION AGENT, No. 114 South Third Street,

Philadelphia. May 1st, 1865. SUBSCRIPTIONS WILL BE RECEIVED BY THE Firet National Bank of Lexington. Lexington City National Bank of Lexing

Clark County National Bank of Winchester. May 12-3m.

# MAIL LINE

CALIFORNIA, Via Isthmus of Panama.

GREATLY REDUCED RATES OF PASSAGE FOR THE SUMMER MONTHS. Including Railroad Transportation from Aspinwall to Panams and Provisions on hoard the

Through to San Francisco in 22 days. 

First Cahin ... PAYABLE IN GREENBACKS. Officors and enlisted men who have entered the

D. B. ALLEN,
No. 5 Bowling Green,
NEW YORK CITY. June 27-3w.

#### PROPERTY VALUABLE

IN THE

CITY OF FRANKFORT, FOR SALE.

WILL sell, at public auction, on MONDAY THE 17TH OF JULY, 1865,

FIVE LOTS

On St. Clair Street, 20 feet front, running back 70 foot, embracing that part of the Mansion Honse fronting on St. Clair Street. The sale will

The location of these lots is the most oligihie in the City of Frankfort for any kind of husinoss that persons may wish to engage in.
Thoy will be sold separately, or all together, as may be agreed upon on the day of sale,
if not sold previously at private sale.

TERMS—One-third of the purchase mocey to
be paid in hand, or a negotiable note with good

personal security at four months, with interest included. The other two payments in nine and eighteen months, the payment of which to be secured by a lien on the property.

A. G. HODGES,

June 16, 1865.

# TUESDAY.....JULY 11, 1865.

UNION TICKET!

FOR STATE TREASURER. W. L. NEALE Of Madison County.

7TH CONGRESSIONAL DISTRICT

FOR CONGRESS,

Gen. S. S. FRY. Of Boyle County.

FRANKLIN COUNTY.

FOR REPRESENTATIVE

# WM. H. GRAY

# Union Speakings and Pic-nics.

Music and Dancing.

The good people of Franklin county are cordially invited to assemble, with their families, their wives and children, sons and daughters, at the following times and places, for the purpose of hearing the great questions of the day discussed by public speak-

At Bridgeport, Thursday, July 13, 1865. At Bald Knob, Friday, July 14, 1865.

At Peaks Mill, Saturday, July 15, 1865. At Forks Elkhorn, Monday, July 17,

Speaking will commence at each place at 2 o'clock. Let everybody attend with their baskets

full of good things to eat. Gov. Bramlette, Hons. M. L. Rice, J. A Prall, W. S. Rankin, Col. J. G. Pond, J. L. Scott and other public speakers are expected to be present. Gen. Fry, the Union can-

meetings. Gen. S. S. Fry and others will speak at the Court-house, in Frankfort, on Saturday, July 10, 1865, at 8 o'clock P. M. Let al. attend.

By order Executive Committee.

### An Interesting Document.

Hon. John B. Huston, as is well known, during the late Presidential campaign shook himself loose from the Union party and went over body and soul to the Wiekliffe-Harneyites. He united with them in their denunciations of the Administration, and ranted with the most rumpant about the arrest of disloyalists, and the tyrannical acts of Mr. Lincoln. He was with those who, on the Chicago platform, pronounced the war "a failurs" as they had from the first pronounced it unconstitutional and wicked, and who called for compromise and concee sion to traitors. A fellow-feeling made them wondrous kind towards "our erring brethren" and Mr. Huston all of a sudden entered anto their feelings and shared their kindness. And he is doing it still. He has ton, and such his pertinacious attempts to the regro capable, at least, of compelling the against the Constitutional Amendment and become a law. Now he is acting with the this is because the negro has more mind or the Treasurer of Kentucky at the August else-

change in Mr. Huston's views of matters connected with the rebellion, and of its aider and sympathizers. To show how decided Gen. Huston was in his Unionism, in 1861, the Conservatives, the opponents of the Adwe annex a bill he presented to the Logislature. On reference to the House Journal it will be found that, on September 11, 1861, Gen. Huston, then representing Clark county in the House, asked and obtained leave could not be used, and Mr. Huston demanded to hring in "a bill to prohibit rebellion by their punishment by death and imprisoucitizens of Kentucky," which was referred to the committee on Revised Statutes, of is wooing their favor and uniting with those which General Huston was Chairman. On who are denouncing the Expatriation Act, the 12th September-so earnest was Gen. are requiring its repeal, and are condemning eral Huston in wishing to punish rehels, by the Administration for its injustice and tyenacting paius and penalties on them, that he had his bill ready the next day—Gen. few months eines this gentleman, and others by assuring his cotemporary that a good by assuring his cotemporary that a good number, as well as the post office and State.

"1. DIRECT lettere pleinly to the street and number, as well as the post office and State."

"2. HEAD letters with the writer's post office and State." Statutes, reported "a bill to prohibit and quartered Kentucky traitors; now they see rying one. A Northern editor retorts that Statutes, reported "a bill to promint and quariered Kentucky traitors, now they see of the security of the second prevent rebellion by citizene of Kentucky no wrong in them and would admit them quite a number of his acquaintances found rected accordingly.

13. Letters to strengers or transistations by the second promising to the second prom for the 13th of September, at 11 o'clock.

up the special order: "A bill to prohibit precious to be used. If by the use of these with another man's wife. and prevent rebellion by citizens of Ken- erring brothers, whom a short time ago they tucky and others in this State," reported by strove to smite under the fifth rib, and of Mr. Huston on the 12th from the committhe Democracy, their life long enemies, such tee on Revised Statutes. The bill was read, men as Mr. Huston can ride into power, what "conservatism" is, and what it will and is as follows:

on three several elections held during the present year hy overwhelming majorities, the Unio manifested their unahated attachment and the poet; allegiance, and their desire for the restoration of peace under the Constitution of the United States, and whilst all good and or derly citizens will quietly enbmit to the will of a majority thus freely and fully expressed in favor of the Constitution and lawe, it is still proper, in these times of excitement, arising from civil war, that all citizens of this Commonwealth be bound by their alle-giance to their State, and by the laws thereof, to abstain from rebellion against the States, therefore.

§ 2. That any citizen, or resident of this State, who shall, in this State, enlist, or ngres to enlist, or to take service, as soldier, fficer, or otherwise, in the army of the socalled Consederate States, or who shall join or parade in any military company with the intent to aid said Consedernte States, or either of them, shall be guilty of felony, and, on conviction thereof, be punished by confidement in the penitentiary not less than one or more than five years.

§ 3. That any citizen of Kentucky who, as a coldier or officer of the army of the socalled Confederate States, as a part of an armed force, shall invade the State of Kentucky upon any pretext whatever, shall be guilty of felony, and, upon conviction, chall be punished with death.

§ 4. That any pereon who shall, in this Commonwealth, persuads or induce any person to enlist or take service in the army of the so-ealled Contederate States, and such person does so, shall be guilty of felony, and, upon conviction, shall be punished than one nor more than ten years.

§5. Any person in this Commonwealth holding any office or employment of trust or profit, who is required by the Constitution United States, who shall engage, directly or indirectly, in any effort to overthrow or resist the lawful authority of the Government of the United States, or shall aid, assist, addeemed guilty of perjury, and shall suffer all the pnins and penalties now prescribed by law for such offense.

§ 6. This act shall take effect in ten days said Confederate States, or either of them, as shall return in good faith to their allegi-

then the hill and amendments were referred course. to the Committee on the Judiciary. On the 17th September, Mr. L. W. Andrews reported the bill and amendments back to the ceedings of a meeting of the anti-slavery House, with a substitute therefor. The Ju- Society-the same list of extracts which i dieiary Committee would not go as far as published in its infamous and scurrilous Mr. Huston proposed, and Mr. Huston again article headed "A platform for Gen. Fry. proposed amendments, in order to get into Now this paper knows that the above-named the bill his ideas, but failed. On the 27th society is not in sympathy with the Repub-September this bill, as modified by the Com- liean party and that in the race between mittee on the Judiciary, was passed by the Buchanan and Fremont these leaders prodidate for Congress, will also speak at these House, after rejecting the following amend- claimed their preference for the election of ments proposed by Mr. Huston.

§ 3. Any person in this State who now holds, or may hereafter hold, any office of rust or profit, and who is required by the Constitution of this State or any law thereof o take an oath to support the Constitution of the United States, and does take such oath, and who shall engage in any effort to overthrow or resist the lawful authority of the Government of the United States by act, or shall knowingly aid, nesist, advise, or counsel others to do so, shall be deemed guilty of falss swearing, and upon convic-tion, shall suffer all the pains and penalties

now prescribed by law for such offences.
§ 4. Any resident citizen of this State n any military capacity in the army of the so-called Confederats States, or who shall become a member of any military company or parade in the same with the intent to aid said so-called Confederate States, or any other military organization whose object is the subversion of the government of this State, or of the government of the United States, shall be deemed guilty of felony, and upon conviction, shall be confined in the ductions are those emanating from negroes. Yet it is continually arguing the incapacity year uor more than five years.

men who opposed all stringent measures for Observer less we are mable to say. Again, ion Act and in denunciation of the tyranny of the suppression of the rebellion and who are the Observer declaims against negro testi-A few months has wrought a great rights and privileges of citizenship to return- of the Union party it has to go to the negro ing traitors. The reason of this is obvious. The votes of these men who left their State the testimony it serves up for its readers. So County Attorney at the August election. to join in the rebellion are now wanted by it is converted to this step in negro equality, ministration, that the Democracy may regain their old power and that on the Democratic train they may ride into power and the Union party. By miserably paltry petplacs. Then, in 1861 and 1862, these men prevent rebellion by citizene of Kentucky no wrong in them and would admit them quite a number of trouble enough by barely promising to in town or olty, whose special address mey be unknown, should be marked, in the lower leftor the 13th of September, at 11 o'clock.

On the 13th September, the House took

On the 13th September, the House took

or the 13th September, at 11 o'clock.

That with such men consistency is a jewel,
but, as Charles Lamb said of truth, it is too
precious to be used. If by the use of these

with another man's wife.

that with such men consistency is a jewel,
but, as Charles Lamb said of truth, it is too
precious to be used. If by the use of these

with another man's wife.

Just use your friend Like a cigar, I say; Suck him as long as you can draw Then throw the fool away.

"Negro Suffrage."

The Observer and Reporter again calls Constitution and Government of the United so greatly exercised. It has an article near-31. Be it enacted by the General Assembly tations from specches and letters of North-State, who shall wage war upon the troops ance by the people of Kentucky of the Con-

finement in the penitentiary not less than and all of our readers who have the stom- hostility to the Government. While these Amendment confers any such power. The party? Let the masses of Kentucky calmly its publication will be given. chairman of the meeting at Boston, to dis- reflect upon the dangerous path into which cuss the reorganization of the Confede- it is sought to lead them, before they make by confinement in the penitentiary not less rate States, in his remarks, as quoted by the up their minds to pursus it." Observer and Reporter, says expressly that it will need another amendment in order to effect the conferring upon negroes the right of suffrage and that men of his views "may of this State, or any law thereof, to take an suffrage and that men of his views "may oath to support the Constitution of the wait safely, for State after State will be sure to come up, and the work will be done." We all know that this waiting will be in vain as, without a great revulsion of sentiment, vise, or counsel others to do so, shall be the requisite number of States cannot be found. Of the same effect are all the speeches and letters quoted. There is not a bint in any of them that the Republican from its passage: Provided, It shall not be party proposes to interfere with the question in force against such citizens of this State of suffrage in the different States under who have heretofore taken service in the cover of the amendment. But they imply that further steps must first he taken, and in ently from what he and his brother rebels exers, who will be present for that purpose, ance to this State for sixty days from its accordance with the Constitution, before peeled. South Carolina is free. any of these ultra views can he carried out. The bill having been read the third time, Besides this the meeting expressed confivarious amendments were proposed; and dence in Pres. Johnson and endorsed his

The Observer and Reporter republishes in this eame connection extracts from the pro-Buchanan-they have from the first denouned the Republican party because of their lukewarmness in the Abolition cause. This every intelligent man knows. And of what server is careful to inform its readers is "a distinguished colored lady." Fred. Douglas, anwith the affairs of our country?-their opinparty of Kentucky.

the Observer and Reporter may wish They writing of blacks and that its favorite proof the negro, physically, mentally and mor-Such was the bill proposed by Mr. Hus- ally. Do not these extracts prove a mind in now calling for the restoration of all the mony being taken. Yet in its condemnation

Failing in all legitimate argument against the Amendment, such is the course of this Conservative sheet in its effort to break down tifogging aud open misrepresentation, and by lead the people of Kentucky. If it succeeds ment; now they are of use, and Mr. Huston | Kentuckians must have fallen indeed from their high and proud estate.

> An eastern editor says that a man in rying two wives A Western editor replies observing the following RULES:

#### Conservative Nominees.

The people of Kentucky may judge of that is all they want of them, -they'll use lead to, by watching the action of the Con-Whereas, The citizens of this Common-them for their ambitious schemes as long as scrvative party and noticing whose favor and sever cherished an ardent devothey are of service and then abuse them, as influence they are ourrying, and whom they have a long as scrvative party and noticing whose favor and sever cherished an ardent devothey are of service and then abuse them, as influence they are ourrying, and whom they have a long as scrvative party and noticing whose favor and sever cherished an ardent devothey are of service and then abuse them, as influence they are ourrying, and whom they have a long as scrvative party and noticing whose favor and sever cherished an ardent devothey are of service and then abuse them, as influence they are ourrying, and whom they have a long as scrvative party and noticing whose favor and sever cherished an ardent devothey are of service and then abuse them, as influence they are ourrying, and whom they have a long as screen and the sever cherished an ardent devother are of service and then abuse them, as influence they are ourrying, and whom they have a long as screen and the service and the service and then abuse them. they are now abusing their old friends of are putting forward for office. They seem the Union party. They follow the advice of desirous of shielding themselves even from the suspicion of loyalty, and are bent on arraying themselves against the Government and against the interests of Kentucky. The Louisville Journal, on this subject, says, "A gentleman whom we conversed with eeveral days ago enumerated the names of candidates of the so-called "conservative" party who are running for the Legislature in difthe attention of its resders to this subject on ferent parts of Kentucky, and we were imwhich the minds of the Conservatives are pressed with the fact that a considerable majority of them are men who from the very ly three columns in length, made up of quo- beginning of the late war have been avowed of the Commonwealth of Kentucky, That any citizen of this State, or other person in the 'conservatism' the old secessionists of the or officers of the United States, or hy armed stitutional Amendment will confer upon such State are struggling to secure the legislative or officers of the Constitution of the power of carrying into effect all power of the Commonwealth into their own of the animal found running at large. or laws of the United States, in the limits of this State, shall be guilty of felony, and their peculiar and ultra views. We hope upon conviction thereof, punished by con- the readers of the Observer and Reporter, place Kentucky in a position of thorough

ach to do so, will wade through this mass of so-called "conservatives" are branding the quotations to see how willfully that paper tried Union men of the State as "abolitionis attempting to deceive the people of the ists," they are in active co-operation with State, and how utterly it is misrepresenting the original rebel party, led by such men as the Union party, as also the views of those Lazsrus W. Powell and Ex-Gov. Ilelm. In ultraists whom it quotes. The idea which a majority of instances they are putting the Observer and Reporter is endeavoring forward the members of that party as their to impress upon the minds of the people is, Legislative candidates. These gentlemen that the Constitutional Amendment will con- are pursning a course which is fraught with Legislature since the publication of Stenton's fer upon Congress the power to order and immeasurable peril to all the interests of Statutes, including those of the winter Session enforces negro suffrage in the several States. Kentucky. We have experienced the hor-For this purpose these quotations are made. rors of one rebellion; must we prepare for There is not a senience, however in the whole another? We have defeated the rebel party mass that shews that any Northern speaker of the State when they were struggling to or writer holds any such view. On the cou- overthrow the Union; must the loyal peotrary, these very quotations prove that these ple now be represented in the Legislature of men do not hold that the Constitutional the Commonwealth by the leaders of that

> The Newport Free South as a striking fulfillment of prophecy gives the following: An editorial in the Charleston Mercu ry of the 10th of January, 1861, the day atter the Star of the West had been fired on in that harhor, contained a mass of bombastic stuff about a memorable day, etc., closing with this sentence: "If the red seal of blood be still lacking to the parchment of our lib erties, and blood they want, blood they shall have, and blood enough to stamp it all in red; for by the God of our fathers, the soil of South Carolina shall be free I" The assertion of this writer is fulfilled, but differ

ECCLESIASTICAL RECONSTRUCTION -By far the most important event which has yet oceurred in the way of Church reconstruction in the South, eays the Chattanooga Gazette, s the recent organization of an Annual Conference of the Methodist Episcopal Church in Esst Tennessee. Bishop Clarke having constituted the Conference by the transfer of six ministers from a Conference of the Loyal States, admitted into it no less than 43 ministers from the Southern Methodist Church. The new Conference starts with a membership of 6,494, and has preachers stationed in Tennessee, North Carolina and Georgia.

#### Exhibition To morrow.

To-morrow is the exhibition day of Thayer & Noyes' United States Circus and Van Amweight ars the quoted opinions? Wendell burgh & Co's Managerie. There will be two Phillips is quoted. He is being denounced performances, one at 2 o'clock P. M. and by almost the entire Northern press for his the other at 7 This combined exhibition late reconstruction speech. Then follow the is said to he well worthy a visit. A look at Observer and Reporter's favorits speaker, and study of the animals is highly instruc-Mrs Francis Watkins Harper, who the Ob- tive; the exercises of the ring are exciting, interesting and amusing; and the clown'e performances are most mirth-provoking. In other favorite, and George Thompson, an fact from the animals to the clown, is from who shall in this State enlist, or take service English Abolitionist-what has he to do grave to gay and all tastes may be suited We repeat the announcement already made ions this sheet lays at the door of the Union that an opportunity will he given to those of our citizens who do not wish to be present These extracts prove a little more than at the performance of the circus to attend the exhibition of the animals. These wil shew that paper to he well verged in the be shewn for an hour and an half before the circus performances begin. They form a distinct exhibition though hut one price is demanded for both.

## For State Treasurer.

We are requested to announce JAMES hurry it through the House that it might Observer's attention? Whether, Lowever, H. GARRARD a candidate for re-election as

#### For County Attorney.

We are requested to announce EUGENE for testimony, and this is the character of P. MOORE a candidate for election as

### A LIST OF LETTERS

EMAINING in the Post Office at Frankfort, Kontucky, on the 11th day of July, 1865, which, if not called for in one month, will be cent quoting negro testimony it is endeavoring to to the Dead Letter Office at Wachington, D. C. To obtain any of these letters, the aplicant must call for 'advertised letters,' give the date of this list, and pay two cents for advertis-

If not called for within one month, they will he sent to the Dead Letter Office.
"FRE! DELIVERY of letters by carriers, at

and State, street and number, sign them plainly

with the writing.
"N B.-A REQUEST for the RETURN of r letter to the writer, if nuclaimed within 30 days or less, written or printed with the writer's name, post-office and State, across the left-hand end of the envelope, on the face side, will be complied with at the usual prepaid rate of postage, peyn-ble when the letter is delivered to the writer.—

Allnutt, J. J. Lewis, John A. Laughlin, Pat Andraws, L. W. Bradloy, I. M. Murphy, Francis Moore, Miss Francis J. Brame, Miss Julia Bator, Miss Sallie Merrison, Miss Susun Miller, Mrs. Mahala Bunteln Martha Cope, Caliway McFarland, Poter Dampsoy, Mre. S. A. (2) Paris, J. H. Frary, E. Roborts, T. D. Francis, Jacob Thomas, J. S. Mechel, Miss Elizabeth Withers, H. S. Jones, Jao. Wm. H. Wearnor, Cherles

Persons calling for any of the above letters will please say "indvartised" und give dete of list.

Office open from 7½ o'clock, A. M., until 0%, P. M. 27 July 11, 1565-1t. W. A. GAINES, P. M.

#### Fair Warning!

All persons ownling or having dogs in their possession are hereby notified to keep them confined upon their premises for eixty days from this date, under pensity of twenty dollars fine and the loss G. W. GWIN, Maynr.

July 6, 1865.

BARGAINS IN JEWELRY .- Attention is directed to W. Forsyth & Co.'s advertisement in another column.

#### Laws of Kentucky.

We are pleased to learn that there is in course of preparation and shortly to he published, by an eminent member of the Keetncky Bar, the General Laws of Kentucky encoted by the of 1864-5. The Aots to be nrranged under appropriate titles, with notes of the Decisione of the Court of Appenls constraing the Revised and Geeeral Laws of the State. To he he complete in one volume with n thorough iedex.

This will be an invaluable work to the legal profession, and to all officers in the civil departments of the State of Kentneky. Due notice of

## Proclamation by the Governor.

COMMONWEALTH OF KENTUCKY, EXECUTIVE DEPARTMENT.

To the sheriffs of Allen, Simpson and Monroo countles, composing the Thirtcenth Seentorial WHEREAS, J. R. Duncen, who was elected

In the Aegust election 1863, to represent the Thirteeth Senatorial District, composed of Allee, Simpson and Monroe countles, for the term of (4) four years, has resigned his officen as Senator for said Thirteenth District, since the adjournment of the last General Assembly.

Now, therefore I, THOS. E. BRAMLETTE, Governors of the Composite Compo

ernor of the Commonwealth aforeseid, in purelience of the nuthority vested in me hy law, hereby diof the nuthority vested in me hy law, hereby direct thut an election he held in said counties, at
the several places of votieg thereie anthorized by
lew, on the fet Monday ie August next, for the
election of nqualified person to fill the vecency
occusioeed by the resignation of the seid J. R.
Duecan, and that you ceuse polle to he opened ie
your counties accordingly, and trensmit to the
Secretery of Sinte the name of the person who
may he chosen by the qualified voters of seid district to fill enid vacancy. rict to fill eaid vacancy.

IN TESTIMONY WHEREOF, I

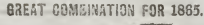
have hersueto eet my haed, end caused the eeal of the Commonwealth to be
affixed. Done at Frenkfort, thie 3rd
dey of July, A. D. 1865, and in the
74th year of the Commonwealth.

By the Governor:
E. L. Van Winkle, Secretary of State.
By Jas. R. Page, Assistant Secretary.

#### DIVIDEND NOTICE.

FARMERS' BANK OF KENTUCKY, FRANEFORT, July 3d, 1865. A dividend of five per cent on the Capital Stock of this Bank, fron of Government tax, has been declared this day hy the Board of Directors-pey able on demand in current funde.

J. B. TEMPLE, Cashier.





THAYUR & NOYES' UNITED STATES CIRCUS.

VAN AMEURCH & CO'S MAMMOTH MENAGERIE

#### EGYPTIAN CARAVAN. In one Grand Consolitation, both Companies Exhibiting in One Tent for One Price of Exhibiting in One Tent to Admission

It will be readily smale, the most superficial observer that the combination of two such establishments must result in an example which it would be the boight to a felly for any other parlies to compete with, while imitation is entirely out of the question. This is emphatically THE MOST COLOSSIE, EXHIBITION OF THE NINEFILENT 1 (ENTURY.



THE GREATEST VARIETY

EXTREMELY RARE ANIMALS Species never before Exhibited

Great Van Amburgh, himseif. The Collection includes among other REMERRABLE ZOOLOGICAL FEATURES THE WAR ELEPRANT, HANNIBAL, q from d in Europe or America; the ent

Tro-Humped Bactrian Camel. a i a se country for lblrty-six years;



POTAMUS. POO AH, OR SLOTH BEARS.

SPOTTED AXIS DEER

LIVING WILD BEASTS AND CURIOUS BIRDS.

# THAYER & NOYES'

Equestrian and Gymnastic Artists, THE MOST SPLENDID STUD

PERFORMING HORSES Brilliant Arenic Performances DR. JAMES L. THAYER,

MR. CHARLES W. NOYES, GREY EAGLE, JR.,
The basi Trick Horse in the world. Mersze. Thayer &
Noyes will be supported by

MR. JAMES COOKE, MOST COMPLETE CIRCUS COMPANY



THE CORCEOUS PROCESSION

COLOSSAL COLDEN CHARIOT Or, Mythological Car of the Muses.
Drawn by 11 SPOTTED ANABIAN HORSES, contains Prof. TOM CANHAM'S BAND, Followed by the Carriages, Vansand Ferforming Horse THAYER & NOYES CIRCUS, and all the highly Described Command VAN AMBURGH & CO'S MIDNAGERIF, drawnby the most beam



THE PERFORMING ANIMALS Lions, Tigers and Leopards

Will be man inulated by a Pupil of Van Amburgh, the Original Lion King! For the especial dejectation of the Juvent'es, Mr. C W. Noyes will introduce the wonderful Performing Monkey, "Signer Victor," Which was the sensation of New York last Winter. Lach entertainment will commence with a

GRAND ORIENTAL ENTREE, And conclude with the laughable performances of Dr.
Thayer's Comic Mules,
UNCLE SAM AND DICK. SHELBYVILLE, TUESDAY, JULY 11

FRANKFORT Wednesday, July 12.

GEORGETOWN, THR'SDAY, JULY, 13

Doors open at 2 & 7, P. M. SPRINGER & WHITNEY.

Agents

June 30, 1865-4t.

## FARM FOR SALE. A S Executor of Saml. Todd, decoased, I will cell to the highest bidder, oc the

10TH DAY OF AUGUST, 1835,

If not privately sold before that day, the farm on which said decedant lived, CONTAINING ABOUT TWO HUNDRED ACKES, more or less. This farm is situated immediately on the Kentucky River, nearly opposite the city of Frank-fort—well watered and timbered—and admirably

Vineyard, Dairy or Stock Farm.

A large and convenient Brick Dwallieg, and all necessary out buildings with a never failing spridg of good water. Also, a large Deposit of spridg of good water. Also, a large Deposit of dscomposed vegetable matter on the North side of said farm, sufficient to enrich four hundred acres. Lock No. 4 is built on said ferm. Terms made known by addressing said Executor, through the Post Office at Frankfort.

JOHN T. STEFFEE,

Executor of Siml. Todd, deceased.
Frankfort, Jueo 30, 1865-tds.

Louis Medical College!

8ESSION OF 1865-'66.

FACULTY.

M. L. LINTON, M. D.—Professor of the Principles and Principles of Medicins.
A. LITTON, M. D.—Professor of Chemistry and CHAS. A. POPE, M. D .- Professor of the Prin-

ciplee and Practico of Surgery and Clinical Surgery.
M. M. PALLEN, M. D.-Professor of Obstetries, and the Diseases of Women and Children.
CHAS. W. STEVENS, M. D.—Professor of General Descriptive and Surgical Anatomy.
JOHN B. JOHNSON, M. D.—Professor of clin-

ical Medicine and Pathelogical Analogey.

J. T. HODGEN, M. D.—Profess r of Physiclegy and Medical Jurisprudence, and Deen of the Faculty. FRANK W. WHITE, M. D.-Frofessor of Ma-

terin Medica and Therapeutics.

E. H. CREGORY, M. D. - Demonstrator of Anat-

L. DINKLER .- Curator. The ensuing Course of Lectores will commence on MONDAY THE 2D OF OCTOBER next, and

on MONDAY THE 2D OF OUTOBER next, and continue until the following March, as also "the ical Loolness at the Hospitals during Septembor. Boarding, including lights and fuel, can he obtioned, as usual, in respectable private finding, at convenient distance from the College, at as reasonable rates, as in other large cities. Suppose the content of the college in the c eesonable rates ns in other large cities. dents or others desiring further information, car address the Doan; or, on arriving in the city, call at hie office, northwest corner of Fourth and Walnut streets, or on the Curator, at the Dolloge, on the northeast corner of Seventh and Myrile streets.

The fees for the whole course, (paid in ad-

vance,) \$103; Matriculating Ticket, (paid but once,) \$5; that of the Demonstrator, \$10. Tho Hospitel Tickets, gratuitous; graduating fee, \$20.

JOHN T. HODGEN, M. D., DEAN. EXPOSITION OF ANIMATED NATURE

Jana 30. w8t.

FFICE on St. Clair Strace, next door south of the Branch Bank of Kentucky.
Will practice law in all the Courts helden in the city of Frankfort, and in the C rouit Courts of the dioining counties. [April 7, 1882-tl].

FINNELL & CHAMBERS. ATTORNEYS AT LAW.

OFFICE - Wer Side Scott St. bet. Third & Fourth COVINGTON, KENTUCKY.

february 22, 1860-tf.

J. H. KINKEAD, ATTORNEY & COUNSELLOR AT LAW, GALLATIN, MO.

RACTICES in the Circuit and other Courts of Daviess, and the Circuit Courts of the ad-Office up stairs in the Gallatin Sun Office. Way 6, 1857-tf.

> LYSANDER HORD, ATTORNEY AT LAW, FRANKFORT, EY.

Federal Court, and Franklin Circuit Court.
Any business confided to him shall be faithfully and promptly attended to. His office is en St. Clair street, non-the Branch Bank of Kentucky, there be may generally be found.

Frankfort, Jan. 12, 1859-tf

JAMES HARLAN, JR.

HARLAN & HARLAN Attornors at Law, FRANKFORT, KY.

VILL practice law in the Court of Appeals, In the Faderal courts helden in Frankfor, Louisville, and Covington, and in the Circuit Courts of Franklin, Woodford, Shelby, Henry, Anderson, Owen, Mercor, and Scott. Special attention given to the collection of claims. They will, to all cases where it is desirel, attend to the unsettled law business of James Harlan, deo'd. Correspondence in reference to March 16, 1863—tf.

BRAMLETTE & VANWITKLE,

ATTORNEYS AT LAW Federal Courts hell in Kentucky.

Office in MANSION HOUSE, merry op dosite Commonwealth Printing Offic E. L. & J. S. VANWINKLE

Will practice in the Franklin, Anderson, Boyle, and adjacent Circuit Courts.
Offices—Frankpoar and Danville.
Sept. 14, 1863-by.



FISK'S METALLIC BURIAL CASES myself about 1847, and a large number of calls attended with entire sailsfaction, to all concerned, until 1857, when I discontinued the trade. Since that time Mr. A. G. Cammack bas had the trade almost explusively, and roomly expressing a strong determination to retire from the business, and offering very reasonabla inducements, J. Wil-lie Oraham and myself purchased his ontire stock on han I, which to so her with a fire erectment of CASES AND CASKETS, received sleep the from him, makes our present supply wiry ample.



tenl to keep and offer on reasonab'o terms.
Individuals or familles can fool assured that al!

radivisities of italies can be assured that are orders entrusted to us, will be promptly and carefully attended to. Apply to J. R. GRAHAM & CO., No. 6, St. Clair & t., frankfort, Ky., opp. P. O. August 26, 1863-w&twlv.

L. WEITZEL WEITZEL & BERBERIUH.

MERCHANT TAILORS OULD respectfully inform the citizens of Frankfort and vicinity that they have opened a select stock of spring goods for Oentlemen's wear, which they will sell low for each. They will carry on the Tailoring husiness in all Its branches, and will warrant their work to satisfaction, both as to its execution and the charges made for it. Terms cash.

Their husiness room is under Metropolitan Mall, and next door to the Postofice. August 3, 1863-tf.

Kentucky River Coal.

HAVE just received a fresh supply of the BEST KENTUCKY RIVER COAL; also a large lot of CANNEL, kittshurg, Youghioghany, and Pomercy, which I will sell at the lowest and Pomeroy, which I will soll at the lower market price. All orders will be promptly fille for any point on the railroad or city, by applyin to me by mail, or at roy Coal Yard in Frankfort feb2 twtf. S. BLACK.

FAMILY DYE COLORS. Patented October 13, 1563.



For Dyoing Silk, Woolen and Mixed Goods Shawls, Scarfs, Dresses, Ribbons, Gloves, Bon-nets, Hats, Feathers, Kid Gloves, Chil-

Wearing Apparel.

Wearing Apparel.

COMMISSION MERCHANT, In Testimony Whereof, I nero set all day and year above written.

WM. T. SAMUELS, Appiron, By Jas. M. Withhow, And. And 'étor

to dye over others, (with many valuable recipes, purchase Il owo & Stevens' Treatise on Dyeing and Sent by mail on receipt of price-1 Manufactured by LOWE & STEVENS,

# Kentucky Central Railroad! 1865

SUMMER ARRANGEMENT

THE most direct route from the interior of Kentucky, to all Eastern, Northern, and Northwestern Cities and Towns. But one change of

TWO PASSENGER TRAINS

Leave Lexington, daily, (Sundays excepted) at 5:12 a. m. and 12:30 r. m.
Leave Covington, daily, (Saudays excepted) at 6 a. m. and 1:35 r. m. TWO PASSENGER TRAINS

Leave Lexington for Nicholasville, daily, (Sundays excepted) at 8 a. m., and 12:25 p. m.
Leave Nicholasville for Luxington, daily, (Sundays excepted) at 11:40 a. m., and 3:45 p. m.
Passengers can leave by the afternoon Train, and arrive at Pittsburg, Cleveland, Chicago, or

and arrive at Pittsburg, Cleveland, Chicago, or St. Louis, carly the next morning.

Leave
Nicholesville.11:40 A. M. Covington ....6:00 P. M.
Inxington ....12:30 P. M. Chicago .....9:00 A. M.
Clucinnati.....7:00 P. M. St. Louis....10:46 A. M.
And at Cincinnati, make connection with the
Exstern Express Train at 10 P. M., having time Eastern Express Train at 10 P. M., having time for Supper at Cincinnati.

The Morning Train arrives at Covington at 10:55, giring time for business in Cincinnati, and taking the 2:00 P. M. Train on the I. & C. M. R. for indianapelis, Lafayotto, Chicago, Springfield Bloomington, Quincy, Kookuk, St. Joseph, and Leavenworth. Baggage checked throught Sieeping Cars by Night Trains!

The through tickets, apply at the offices of the Company at Nicholasville, Lexiogton, and Paris.

H. P. RANSOM,

Gen't Ticket Agent

March 10, 1865-tf

FINE

-AND-

GENT'S FURNISHING GOODS,

SO WEST FOURTH STREET,

CINCINNATI, ONIO.

Daliding formerly occapied by LE BOUTIL-LIER AND BRO.

May 16-3m.

J. M. GRAY, DENTAL SURGEON,

Hee on Main between St. Chair and Levis Streets.
Residence on Washington Street, next House to
Episcopal Church, FRANKFORT, KY.

LE operations for the Extraction, Insertion, Regulation, and Preservation of the Teeth seriormod in a scientific and satisfactory manner. He would ask the particular attention of those wanting artificial Teeth to the different styles wanting artificial Teeth to the different styles which are now heing minds, and which are giving nerfect satisfaction. He keeps at all times, a lings assertiment from which to salect, thereby enabling bin to suit each patient with the price, shade and size Teeth which they may require.

All operations performed in the best style, and prices as moderate as the style of work will admits of

Gold! Goll! LD GOLD of every description bought, for which the highest price is paid in Cash. Frankfort, April 11, 1865 tf.

whereas, Joshua F. Bullitt, late indge of the Western States. We are propagated to cuter lands, with either Land Warrants or Cash on Uberal connectic't State Stook, Spr. removed from office by the Oovernor, by and jurseant to the address of the General Assembly of spant to the address of the General Assembly of Particular attention is given to sales of Real R. State Stock, 6 per contract the same and the

tucky, do hereby direct that an election be held in the counties of Jefferson, Bullitt, Nelson, in the counties of Jefferson, Bullitt, Nelson, Spencer, Harlin, Mosde, Larne, Hart, Barren, Monroe, Cumhorland, Clinton, Wayne, Kussell, Casey, Llacoin, Washington, Muriue, Taylor, Green, Adair, and Metcall, at the several places of voting theich authorized by law,

On Mondoy, the 7th day of Augus', 1865.
for the election of a Juage of the Court of Appeals for the Third Appellute Judicial District, to fill the vacaticy occuss and by the removal of Joshua F. Bullitt, and that you cause polls to be opened in said precincts accordingly; and that you

opened in said precinct accordingly; and that you proceed to conduct and make due return of said election in the mode and manner pre-c-lbed.

IN TESTIMONY WHEREOF,

L. S. have hereunto subscribed my nnme, and caused the seal of the Common wealth to he affixed. Done at Frankfort, this 5th day of June, 1865, and in the 74th year of the Commonwealth.

THO. E. BRAMLETTE,

Dy the Governor:
E. L. VANWINKLE, Socretary of State

H. SAMUEL, CITY BARBER, FRANKFORT Room onder Commonwealth Office,

F Fyon wan your Hair Trimmed, Fa e the value or your Head Shampooned

id stand, on St. Clair street, one door hele Express Office. A.J. GRAHAM. March 24, 1855-2w. R. GRUNDY

LOUISVILLE, KY. Jan. 20.-8m.

NOTICE TO STOCKHOLDERS. DEATY OIL WELL COMPANY ara hereby notified to meet at Frankfort, ky., on the 225 DAY OF JUNE, 1865, for the permanent organization of the Company, according to the torms of their charter.

L. BARNEY, of their charter. Secretary pro tem.



'Eighteon years established in N. Y. City.''
'Only Infaltible remedies known.'' "Free from i'nisons." "Not dangerous to the Human Parily."

'Costar's' Rat, Bouch, &c., Exter's, Is a paste-use for Rule, Mice, Roaches, Black and

Red Aute, &c., &s., &e. "Costaris" Bed-Bug Exterminator, Is a liquid nr warh, need to destroy, and also as a pre-ventive for Bed-Bugs, &c. "Costar's" Electric Powder for Insects, Is for Mothe, Musquitoes, Fleas, Bet. Buge, Inssets on

Sold by all Druzgists and Retailers every-Bottle and Flask, before you buy. HENRY R. COSTAR.

Plunts, Fools, Animale, &c.

Principal Depot 482 Broadway, Now York INCREASE OF RAIS .-- The Farmer's Ga INCREASE OF RATS.—The Farmer's Gazette (English) assarts and princes by figures their one pair of rats will have a progeny and descendents in less than 651,050 in three years. Now, unless this immense family can be kept down, they would consume more food than would sustain 65,000 human beings.

The 'COSTAR's' advertisement in this paper.

1865. FARMERS AND HOUSEEEEPERS should recollect that hundreds of dollars' worth of Grnin, Provisions, &c., are nanually destrayed by Exts, Mice, Ants, and other insects and vermin—all of which can be prevented by a few dollars' warth of "Costaa's Rat, Roach, Ant, &c., Exterminator, hought and used freely.

Old and young should use STERLING'S

BROS FOR THE HAIR.

It prevents or stops the Hair from falling; Cleanses, Beautifies, Preserves, and renders it Soft and Glossy, and the Head free from Dandruff.

It is the best Hair Dressing and Preservative in the world.

STERLING'S AMBROSIA MANUFACTURING COMP'Y, SOLE PROPRIETORS,

NEW YORK. Aveill, and all Druggists and Dealers.

May 12, 1835-5m.

BURNAM & DICKSON REAL ESTATE

insurance Azents.

-AND-

We have also concluded to manufacture and keep constantly on hand a full assortment of the Sheriffs of Jefferson, Bullitt, Nelson, Spenson, Wooden Coffens, price, and quality.

We are also prepared to offer special induce ments to undertakers increase of the city, either for Casos, Carkots, Wooden Coffins, and Metcolf, composing the Third Appellet Judicial District:

Whereas, Joshua F. Bullitt, intering been with either Land Werrants or Cash on Whereas, in the city of the composing the Third Appellets Judicial District:

Whereas, Joshua F. Bullitt, intering been with either Land Werrants or Cash on Whereas, whereas, More cer, Hurdin, Mands, Larges, Hart, Berson, More cer, Hurdin, Mands, Larges, Har

the Commonwealth of Kentucky, two thirds of each House concurring therein—
Now, therefore, 1, THOMAS E. DRAMLETTE, Overnor of the Commonwealth of KenLETTE, Overnor of the Commonwealth of KenLETTER, Overnor of the Commonwealth of KenLETTER, Overnor of the Commonwealth of Kenbe held Nelson, Barren, Russell. The United States. We will be pleased to answer any communication in regard to Lands, and we think we can give general sattleton as our acquaintance with the Western of places.

THE CONNECTICUT

HARTFORD, CONNECTICUT.

ACCUMULATED CAPITAL ..... 27,913,896 10. Dividenns Paid During the Lift of the As-SCRED. Average Dividends for eighteen years 50

The ONLY COMPANY which declares a Dividend on the FULL PREMIUM PAIN.

AUDITOR'S OFFICE, FLANGFORT, KY., Juno 1st, 1805.

THIS IS TO CERTIFY, That D. B. WaoH. SAMUEL'S BARBERS SET IN THE STANDARD SET IN THE on's quired by said not, the said D. B. Waggener, as the day agent as aforesaid, is hereby licensed and permitted to take risks and transact hasiness of insurance at his officerin Frankford, found, and Shares Phonix Blk St.

> said Company has been reduced below one hundred and fifty thousand deliars. In Testimony Whereof, I have set my hand the 100 Shares Bank of Ilart

Applications received by D. B. WAGGENER, Agent DR. J. M. Mtlls, Examining Physician. Frankfort, June 20, 1885-4t.

'YAN'IED Three or four Dining Room Boys Immediately.

J. B. AKIN, Proprietor Capital Hotel.

Statement of the Condition OF THE



ÆTNA INSURANCE COMPANY

On the 1st day of July, A. D. 1864, made to the Auditor of the State of Kentacky, in complian a with an act entitled, ""on act to regulate Agencies of Foreign lumirance Companies," approved 24 March, 1856.

Hartford, Connectiont.

and is paid up. Real Estate unlucumbered, Cash on band and in Bank, Cash la the hands of Ag'ts M'tgage Bonds, 8 per ct., semi-annual interest,..... Cleveland & P. A. Railroad, Mortgago Bonds, 7 pr. et.

per cent., seml-annunl Claveland and Pittsburg,
R. R., [3d M't. Mortgage
Bonds, ] 7 per cent. semiannual interest,
Michigan, S. & N. I. R. R.,
(G'l Mort.) M'tgage B'ds,
7 per cent. semi-sannual per cent., semi-annual

P. Pt. W. & C. Railroad, (2d Mort.) Mortgago Bondia, 7 per cont., somi-ann.

semi-annual interest.....
V. Central Railroad Co. Mortgage Bonds, 0 p'r ct., scmi-annual interest,..... onn. River Railroad Co., M'tgage Bonds, 6 per ct., seml-annual interest, ...

Vayne County, Michigan, Bonds, 7 per cent. somiannual interest ..... ochester City Bonds, 7 pr. cent., seml-annual int per ot. scini-annual Int., ... Hartford City Bonds, 6 per cent., semi-annualint.,...

Hartford City Scrip. 0 p'r et,
semi annual interest,.....

Town of Hartford Bonds,
[1888 & 1833.] 6 per cent.,

New York City Bonds, 6 pr. pon Bonds 1882, 6 per ct.,

ct., semi-annual interest, 50,000 82,500 00 ot., soml-annual interest, Ohio State Stock, 6 pr. cent. Remi-annual interest,..... 100,000 110,000 00 ky. State Stock, 0 per ct., somi-annual interest,..... 10,000 11,000 00 Michigan State Stock, 6 pr. ct., semi-annual Interest, N. J. State Stock, 6 per ct., setol annual interest,.... ct., semi-annual interest, Atlantic Dock Co., Mortg'e Bonds, 7 per cont., somi-

300 Shares Conn. River R cester R. R. Co. Stock, ... 50 Sharos Conn. River Co. Providence, R. I........ 200 Shares Revero B'nk S'k, 

snrance at his office in Frankfort, for the term of one year from the data bereof. Butthis license may be revoked if it shell be made to appear to the undersigned that since the filing of the statements above referred to, the unvilable capital of the state ments above referred to, the unvilable capital of the state ments above referred to, the unvilable capital of the state ments above referred to, the unvilable capital of the state ments above referred to the unvilable capital of the state ments above referred to the unvilable capital of the state ments above referred to the unvilable capital of the state ments above referred to the unvilable capital of the state ments above referred to the unvilable capital of the state ments above referred to the unvilable capital of the state ments above referred to the unvilable capital of the un ing Co. S'k, Hartf'd, Conn. 140 Shares Ætna B'k Stock,

ford County, Hartford, 200 Shares City Bank Stock, 100 Shares Am. Ex. B'kS's

S'k, N. Y. City, ...

800 Shares Butchers & Drovers B'k S'k, N. Y. City, 20,000 100 Shares Hanover B'k S'k, N.) City, ..... 200 Shares B'k of Commerce 20,000 22,000 00 10,000 33,000 00 Traders BkS'k, N. Y. C'y,
100 Shures Mcreantile Bank
Stock, N. Y. City,
200 Shares Market B'k S'k,
N. Y. City,
1200 Shares Mechanics L k
Stock, N. Y. City,
200 Spares Merchunts Ex. 10,000 13.500 00 20,000 21,000 00 34,200 60 40,000 41,000 Stock, N. Y. City,....... 100 Sharos Manhattan Co. B'k 8'k, N. Y. City,...... 44,600 00 27,006 00 300 Shares Nassau B'k S'k, New York City,
200 Shares North River, B'k
Stock, N. Y. City,
300 Shares Bank of N. Y.
Stock, N. Y. City,
200 Shares B'k North Auter-30,000 31,800 00 10,000 11,000 00 30,000 20,000 00 20,000 19,400 00 11,200 00

24,000 00 19,000 00 Total assets of Company .... \$3,401,938 56 LIABILITIES.
The emount of Liabilities due or not

due to banks and other creditors,...
Lesses adjusted and due,.....
Losses adjusted nnd not due,.....
Losses uendjusted, in suspense, or 122,625 02 200 00 small, for printing, da.

\$128,303 52 STATE OF CONNECTICUT,

STATE OF CONNECTICUT, HARTFORD COUNTY,
Themas A. Alexander, President, and Lucius
J. Ilendoe. Secretary of the ETNA INSURANCE COMPANY, being severally sworn, depose and say, each for himself says, that the foregoing is, a fuil, true and correct statement of the
uffairs of the said Company—that the said Insuranca Company is the bona fide owner of at least
ONE HUNDRED AND FIFTY TROUSAND
DOLLARS of accutal Cash Cepital invested in
Stocks and Bouds; that the above described
investments, nor may part thereof, are made for
the bonefit of acy individual exercising authority
30,140 00 23,000 39,110 00 the benefit of any individual exercising authority in the management of said Company, nor for any other person or persons whatever; and that they are the above described officers of the said Atna Insurance Company.

THOS. A. ALCXANDER, President.
LUCIUS J. HENDEE, Secretary.

THOS. A. CLEVANDER, President.
GUIDE TO JUSTICES, CLEPKS, 200

Subscribed and sworn to before me. a L.S. Justice of the Peace in and for said County of Hartford, State of Connecticut this 2a day of July, 1864.
HENRY FOWLER, Justice of the Peace.

No. 20, Renewal.] AUDITOR'S OFFICE. TRANSFORT RV., July 2d, 1864. ]
This is to certify, That DR. JOHN M. MILLS, as Agent of the Etna Insurance Company of Hartford Conn., at Franklert, Franklin county, has ord Conn., at Frankfort, Frankfort county, has bled in this office the atatements and exhibits required by the provisions of an act, entitled "An act to regulate Agencies of Fereign Insuranen Companies," approved March 3, 1856; and it having been shown to the satisfaction of the undersigned that said Companyi possessed of an action of the undersigned that said that sa thousand dollars, as required by suid act, the said DR. JOHN M. MILLS, as Agent as alore-60,000 C5,400 00 said, is hereby liconsed and permitted to take risks and transnot business of insurance at bis Princetod in the very best and negtest memor, and 75,000 \$1,750 00 office in Frankfort, for the term of one year from the date hereof. But this license may be revoked if it shall be made to appear to the undersigned that since the fing of the statements

above reterred to, the available capital of said Company has been reduced below one hundred and fitty thousand dollars.

In Testimony whereof, I have set my hand the day and year above written.

W. T. SAMUELS, Audior.

August 8, 1864 354-tw&wtw. 200,000 200,000 00 Louisville & Frankfort and Lexington & Frankfort Railroads.

ACCOMMODATION TRAIN (stepping at all stations.) leaves Louisville ni 8:20, P. M. Leaves Frankfort ni 5:00, A. M., and nrrives at Louisville at 8:50, A. M.

RIEGHT TRAINS leave Lonisville and Lexington Dally (Sundays excepted.)
SAM'L. QILL, Sup't.
Mozdar. March 23, 1861.—if

Louisville and Frankfort, and Lexington and Frankfort Railroads. 16,050 00

N and af r Monday, Jan. 11, 1884, trains will run daily (Sundays excepted) as fol-

33,750 00 hurg. Crab Orobard, Someraet, Richmond, Mt. Sterling, Winchester, Nicholasville, Georgetown, Shelbyville, and other towns in the interior for sale, and all intherinformation can be said Brook Depot in Louisville, corner of Jefferson and Brook streets

SAMUEL GILL,
Super intendens. ale, and all inriher information can be had at the

THER WAS COMMITTED TO THE JAIL

12,400 00 of Fra. kin county Kentucky, as a runaway slavo, on the 27th day of July 1864, n negro girl, oaling herself CALLEY. Sho is about 17 years old 5 toc' high, weighs about 115 pounds, black color. Says the belongs to John Holloway, of Knox-The owner can come forward, provo property, nd pay charges, or sho will be dealt with as the

10,500 00 SETTLEMENT

Everybody wants to make out their hills, and everyhody can save a vast smoont of labor by 20,000 00 having nicely

> THE COMMONW: ALTH OFFICE

JOB ROOMS Turn out that class of friating in the highest style

August 8, 1860. AW BOOKS AND BLANKS,

AT COMMONWEALTH OFFICE.

BUOKS.

UTES, 1 vol. Prico \_\_\_

BOOK AND JOB PRINTING We are prepared to execute all kinds of

BLANKS. Clerks, Sheriffs, end all other kinds of Blanks,

COMMONWEALTH OF KENTICEY, EXECUTIVE DEPARTMENT, HEREAS, it has been made known to me that RICHARD WilLIAMS did, on the 4th day of February, 1865, kill and murder John Neal, at Centre, Motculfe county, and bas

IN TESTIMONY WHEREUF, I have hereunto set my hand, and caused

3d year o. the Commonwoolth.
THOS. E. DRAMLETTE. By the Governor.

Proclamation by the Governor.

lows:

EXPRESS TRAIN will leave Louisville at 5:25

A. M., at pping 2t all the ions when flagged, except Fair Grounds, Race Course, Brownsboro and Bellowlew, connecting at Fininence with stage for New Castle, at Frankfort for Lawroncoburg, Harrodsburg and D nville, at Addway for Versailles, at Phyno's fe Theory and at Laxington, vin rail and stage. for Nichol sville, Danville, Crab Occhard, Som rest. Ro hmord, Mr. Sterling, and all interior towns

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have herennto set my hand and caus

BY JAMES R. PAGE. Assistant Secretary.

JOHN MASON BROWN, (LATE COLONEL 4578 KY. VOLUNTEERS.)

FRANKFORT, KY.



For 25 cent; you can color as many goods as would otherwise cost five times that sum. Various shades can be produced from the same dye. The process is simple and any one can use the dye with perfect success. Directors in English, French, and German, inside of each package.

For further information in Dyeing, and giving a perfect knowledge what colors are best adapted to dive ever others, (with many valuable regions.)

260 Broadway, Boston.
For sale by druggists and dealers generally.
Nov. 25, 1863 wly.







THE name of the corporation is ETNA IN-SURANCE COMPANY, and is Jucated at

The capital is TWO MILLION TWO HUN-DRED AND FIFTY THOUSAND DOLLARS, 14,000 44,000 00

4,025 00 semi-nnnual interest,..... \
Cleveland & T. Rnilroad
(S. F.) blortgage Bonds 25,000 29,000 00

25, .01 49,250 00 Total Habilitles,. 25,000 20,000 00 Buffalo, Naw York & I R. R. Second Mortg 60,000 67,000 00

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ittle Mixmi Railroad Co.,
M'tgage Bonds, 0 per ct.,
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i. J. R. R., & Trans. Co.,
M'tgago Bonds, 6 per ct.,
semi-annual interest, .....
Yespago County, Michigan 3,000 2,240 00

25,000 25,000 00

semi-ennual interest...... Councetteut State Script, 6

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Bank 20,000 38,000 00 July 28, 1864-1m-1648. WM. CRAIK, J. F. C.

Paulitée Bill Beados

of the art, and at the VERY LOWEST PRICES.

FOR SALB

printed on short notice and maderate terms. Proclamation by the Governor. \$250 REWARD.

On and after Monday, Oct 17, 1864

XPRESS TRAIN LEAVES LOUISVILLE

DAILY (except Sanday) at 5:35, A. M.,
stopping at all stations except Fair Orounds,
Rueo Course, Brownsboro, and Belleview.
Leaves Lexington at 2:00, P. M., and arrives
at Louisville at 7:10, P. M.

the seal of the Commonwealth to be affixed. Done at Frankfort, this 28th day of February A. D. 1865, and in the

E. L. VANWINGLE, Socretary of State. By Jac. R. Page, Assistant Sewetery. March 14, 1865-8w3m.

COMMONWEALTH OF KENTUCKY, EXECUTIVE DEPARTMENT.

ed the real of the Commonwealth to be affixed. Done at Frankfort, this 14th day of June, A. D., 1865, and ir 174th year of the Commonwealth.

THOS. E. BRAMLETTE.

ATTORNEY AT LAW,

Special attention given to collections and to the prosecution of initiary claims.

April 18, 1865.